







Digitized by the Internet Archive  
in 2007 with funding from  
Microsoft Corporation





PENNSYLVANIA ARCHIVES

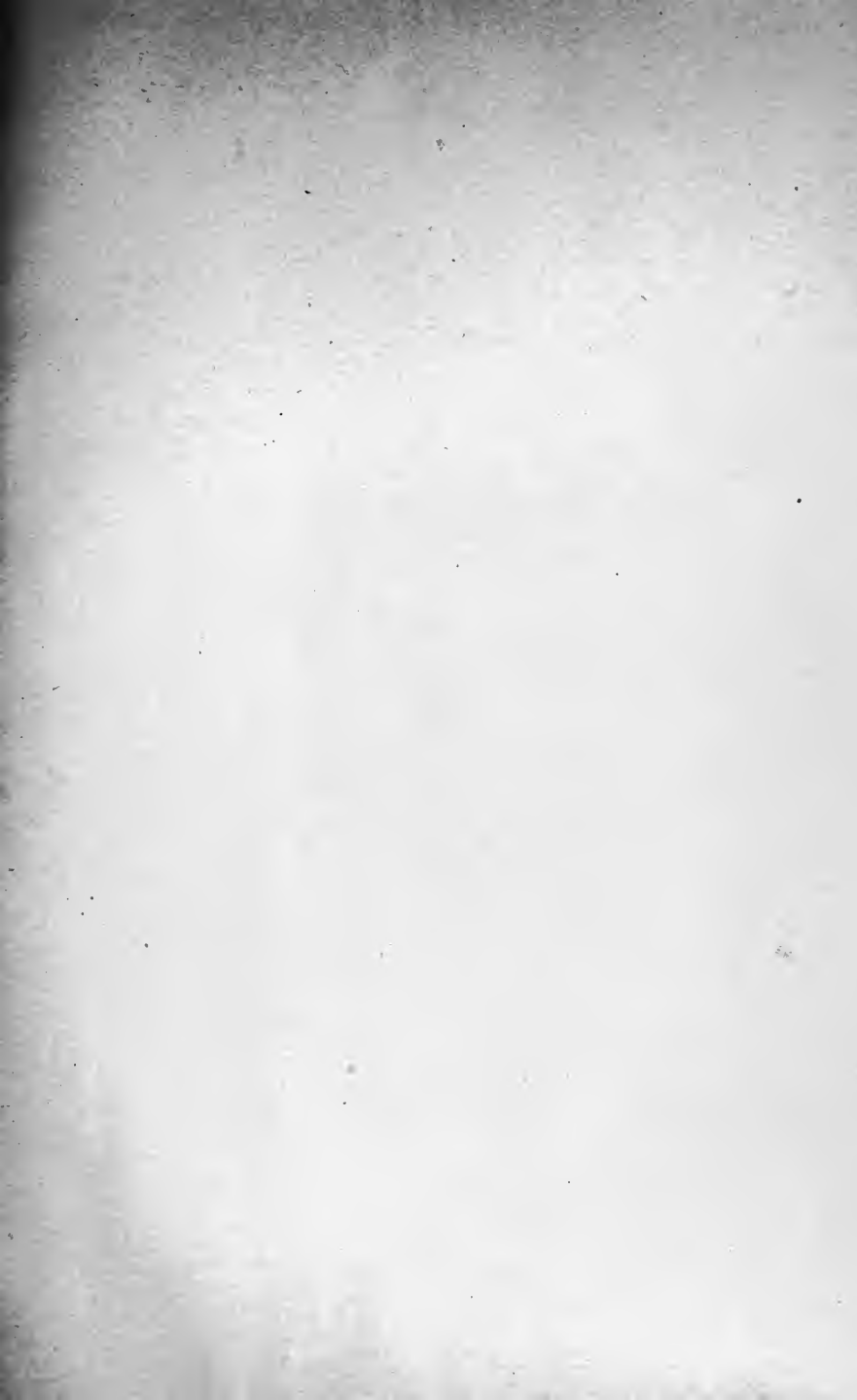
**Fourth Series.**

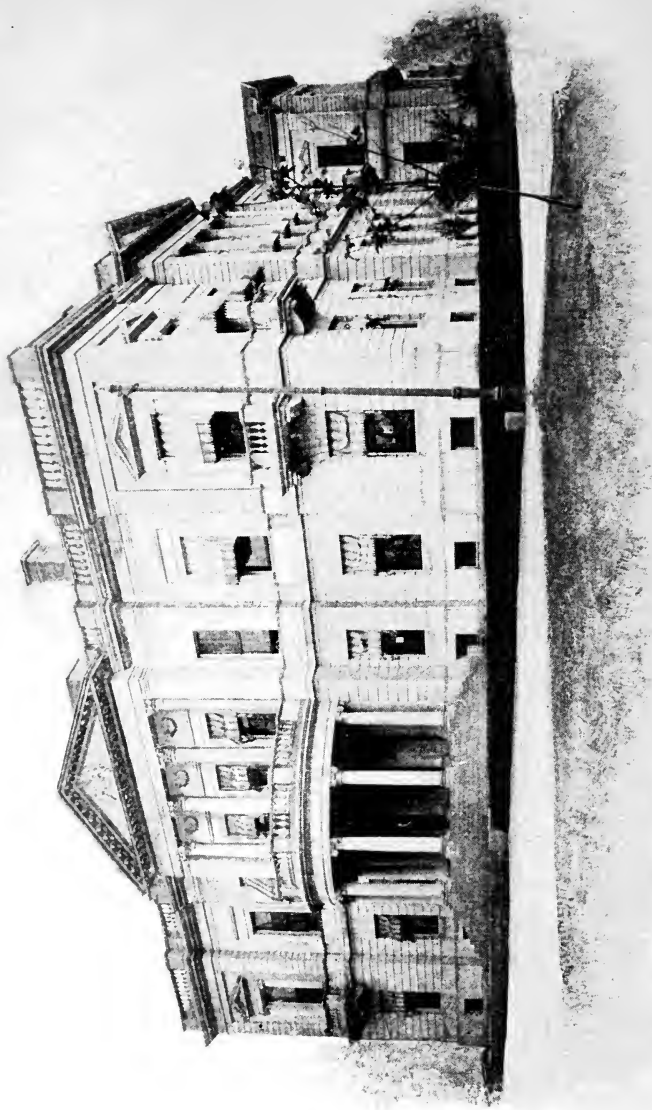
---

PAPERS OF THE GOVERNORS.









EXECUTIVE AND STATE LIBRARY BUILDING, HARRISBURG, PA.

HLS  
P

# PENNSYLVANIA ARCHIVES

Fourth Series

EDITED BY

GEORGE EDWARD REED, LL.D.

UNDER THE DIRECTION OF

HON. W. W. GRIEST

SECRETARY OF THE COMMONWEALTH.

---

VOLUME XII.

PAPERS OF THE GOVERNORS.

1897-1902.

---



385911  
21.10.40

HARRISBURG:  
THE STATE OF PENNSYLVANIA.  
WM. STANLEY RAY, STATE PRINTER.  
1902.



# TABLE OF CONTENTS.

(VOLUME XII.)

---

THE ADMINISTRATION OF DANIEL HARTMAN HASTINGS, 1895-1899, CONCLUDED, .....	1
THE ADMINISTRATION OF WILLIAM ALEXIS STONE, 1899-1903, .....	371
GENERAL INDEX TO THE FOURTH SERIES, .....	641



## ILLUSTRATIONS.

---

THE EXECUTIVE AND STATE LIBRARY BUILDING, .....	<i>Frontispiece.</i>
DANIEL HARTMAN HASTINGS, .....	<i>Facing page 1</i>
WILLIAM ALEXIS STONE, .....	<i>Facing page 373</i>









*Daniel A. Hastings*

---

DANIEL HARTMAN  
HASTINGS,  
Governor of the Common-  
wealth.  
1895-1899.

CONTINUED

(1)



# PENNSYLVANIA ARCHIVES.

## Fourth Series.

---

### Chapter I.

Daniel Hartman Hastings,  
Governor of the Commonwealth.

1895-99.

(CONTINUED.)

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Medical So-  
ciety of the State of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate the following named gentle-  
men to be members of the board of medical examiners  
representing the Medical Society of the State of Penn-  
sylvania, for the terms set opposite their names re-  
spectively, to compute from March 1, 1896:

Winters D. Hamaker, M. D., Meadville, three years.  
Allen H. Hulshizer, M. D., Philadelphia, three years.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the Board of  
 Medical Examiners Representing the Homeopathic  
 Medical Society of the State of Pennsylvania.

Commonwealth of Pennsylvania,  
 Executive Chamber,  
 Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the board of examiners representing the Homeopathic Medical Society of the State of Pennsylvania, for the terms set opposite their names respectively, to compute from March 1st, 1896:

Joseph C. Guernsey, M. D., Philadelphia, three years.  
 Edward Cranch, M. D., Erie, three years.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the Board of  
 Medical Examiners Representing the Eclectic Medical  
 Society of the State of Pennsylvania.”

Commonwealth of Pennsylvania,  
 Executive Chamber,  
 Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the board of medical examiners representing the Eclectic Medical Society of the State

of Pennsylvania, for the term set opposite their names respectively, to compute from March 1st, 1896:

M. A. Kirk, M. D., Bellefonte, three years.

William Rauch, Johnstown, three years.

DANIEL H. HASTINGS.

---

To the Senate Nominating Alexander G. Morris a  
Manager of the State Industrial Reformatory at  
Huntingdon.

Commonwealth of Pennsylvania,

Executive Chamber,

Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate Alexander G. Morris, of Tyrone, to be member of the board of managers of the State Industrial Reformatory, at Huntingdon, for the term of ten years, to compute from May 15, 1896.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the College  
and University Council.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the College and University Council, for the term of four years, to compute from October 1st, 1895, viz:

George W. Atherton, State College.

C. C. Harrison, Philadelphia.

W. J. Holland, Pittsburg.

T. L. Seip, Allentown.

J. D. Moffat, Washington.

George Edward Reed, Carlisle.

Edward Brooks, Philadelphia.

J. M. Coughlin, Wilkes-Barre.

G. M. Philips, West Chester.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the State  
Board of Veterinary Medical Examiners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the State Board of Veterinary



Medical Examiners for the terms set opposite their names respectively, to compute from the first Monday in September, 1895:

J. C. McNeil, Pittsburg, two years.

Harry Walter, Wilkes-Barre, two years.

W. Horace Hoskins, Philadelphia, three years.

Simon J. J. Harger, Philadelphia, three years.

J. W. Sallade, Pottsville, for the term of three years, from the first Monday in September, 1896.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the State Board of Undertakers.

Commonwealth of Pennsylvania,

Executive Chamber,

Harrisburg, January 5, 1897.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the State Board of Undertakers for the terms set opposite their names respectively, to compute from October 16, 1895:

J. Lewis Good, Philadelphia, three years.

A. P. Burton, Erie, two years.

E. S. Miller, Reading, four years.

John S. Flannery, Pittsburg, five years.

Charles W. Naulty, Philadelphia, for the term of three years, from October 16, 1896.

DANIEL H. HASTINGS.

To the Senate Nominating Trustees of the State Lunatic Hospital at Harrisburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the Pennsylvania State Lunatic Hospital at Harrisburg, for the term of three years, from the date set opposite their names, respectively:

Peter E. Buck, Ashland, April 6, 1896.

William K. Alricks, Harrisburg, April 6, 1896.

Louis W. Hall, Harrisburg, April 6, 1896.

Alexander Craig, M. D., Columbia, April 7, 1896.

Charles L. Bailey, Harrisburg, June 16, 1896.

David McM. Gregg, Reading, June 16, 1896.

Spencer C. Gilbert, Harrisburg, October 25, 1896.

DANIEL H. HASTINGS.

To the Senate Nominating Trustees of the State Hospital for the Insane at Warren.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the State Hospital for the Insane at Warren, for the term of three years from the date set opposite their names respectively:

R. B. Stone, Bradford, October 1, 1895.

T. J. Smiley, Titusville, October 1, 1895.

O. C. Allen, Warren, December 24, 1895.

W. H. Osterhout, Ridgway, June 10, 1896.

S. R. Mason, Mercer, June 10, 1896.

S. W. Waters, Warren, June 10, 1896.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the Hospital  
for the Insane at Danville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the State Hospital for the Insane at Danville, for the term of three years from the date set opposite their names respectively:

Gideon M. Shoop, Danville, June 9, 1896.

Thomas Chalfant, Danville, June 9, 1896.

E. W. M. Low, M. D., Berwick, June 9, 1896.

DANIEL H. HASTINGS.

To the Senate Nominating Trustees of the Home for the Training in Speech of Deaf Children Before They Are of School Age, Located at Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the Home for the Training in Speech of Deaf Children before they are of School Age, located at Philadelphia, for the term of five years from the date set opposite their names respectively:

Alfred C. Tevis, Haverford, July 14, 1895.

S. Edwin Megargee, Philadelphia, July 14, 1896.

DANIEL H. HASTINGS.

---

To the Senate Nominating Ernest LaPlace a Member of the State Quarantine Board for the Port of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate Ernest LaPlace, M. D., of Philadelphia, to be a member of the State Quarantine Board for the Port of Philadelphia, for the term of two years, to compute from July 1, 1895.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the State  
Board of Health and Vital Statistics.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the State Board of Health and Vital Statistics, for the term of six years from the date set opposite their names, respectively:

S. T. Davis, M. D., Lancaster, July 1, 1895.

Richard Y. Cook, Philadelphia, July 1, 1895.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the State  
Pharmaceutical Examining Board.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the State Pharmaceutical Examining Board, for the term of five years, to compute from the date set opposite their names respectively:

Charles T. George, Harrisburg, June 23, 1895.

F. A. Boericke, Philadelphia, September 2, 1895.

Louis Emanuel, Pittsburg, June 22, 1896.

DANIEL H. HASTINGS.

To the Senate Nominating State Fishery Commissioners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be State Fishery Commissioners, for the term of three years from the date set opposite their names, respectively:

Henry C. Demuth, Lancaster, July 15, 1895.

D. P. Corwin, Pittsburg, July 15, 1896.

James A. Dale, York, July 15, 1896.

James W. Correll, Easton, to serve from September 24, 1896, vice Henry C. Ford, deceased, until July 15, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating John F. Budke a Manager of the Pennsylvania Reform School at Morganza.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John F. Budke, of Canonsburg, to be a manager of the Pennsylvania Reform School at Morganza, to serve from April 9, 1896, until May 15, 1899, vice Thomas McKennan, deceased.

DANIEL H. HASTINGS.

To the Senate Nominating Trustees of the Cottage  
State Hospital at Connellsville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the Cottage State Hospital, at Connellsville, from June 9, 1896, until lawfully determined or annulled:

Dr. James B. Ewing, Uniontown, vice J. J. Singer, removed.

Harris S. Spear, Connellsville, vice James McGee, removed.

Henry Huston, Connellsville, vice Peter Wise, removed.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Asylum for the Chronic Insane at Wernersville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Asylum for the Chronic Insane at Wernersville, to serve until the date set opposite their names, respectively:

Joseph L. Lemberger, Lebanon, June 12, 1897.

Horace Brock, Lebanon, June 12, 1897.

George F. Baer, Reading, June 12, 1897.

Henry M. Dechert, Philadelphia, June 12, 1898.

J. B. Kremer, Carlisle, June 12, 1898.

Savery Bradley, Philadelphia, June 12, 1898.

Arnold Kohn, Philadelphia, June 12, 1899.

Thomas P. Merritt, Reading, June 12, 1899.

Jacob M. Shenk, Lebanon, June 12, 1899.

DANIEL H. HASTINGS.

---

To the Senate Nominating Will B. Powell a Member  
of the Board of Agriculture.

Commonwealth of Pennsylvania,

Executive Chamber,

Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Will B. Powell, of Shadeland, to be a member of the State Board of Agriculture, to serve from fourth Wednesday of January, 1896, until fourth Wednesday of January, 1899.

DANIEL H. HASTINGS.



To the Senate Nominating Trustees of the State Hospital for the Insane at Norristown.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Hospital for the Insane, at Norristown, for the term of three years from the date set opposite their names, respectively:

John Jones, Norristown, June 27, 1895.

John G. Prizer, Schwenksville, October 10, 1895.

Frank L. Smith, Norristown, January 29, 1896.

Joseph Thomas, Quakertown, July 8, 1896.

Thomas Bradley, Philadelphia, July 8, 1896.

DANIEL H. HASTINGS.

---

To the Senate Nominating George M. Davies a Trustee of the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, George M. Davies, of Lansford, to be a trustee of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania, at Ashland, from July 9, 1895.

DANIEL H. HASTINGS.

To the Senate Nominating Arthur McClelland a  
Trustee of the State Hospital of the Middle Coal  
Field at Hazleton.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Arthur McClelland, of Drifton,  
to be a trustee of the State Hospital of the Middle Coal  
Field, of Pennsylvania, at Hazleton, vice Daniel Coxe,  
deceased, from August 18, 1896.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Insti-  
tution for Feeble-Minded Children of Western  
Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, the following named gentlemen  
to be trustees of the State Institution for Feeble  
Minded Children of Western Pennsylvania, at Polk, for  
the term set opposite their names respectively, to com-  
pute from May 1, 1896:

John J. Spearman, Sharon, one year.

John A. Wiley, Franklin, one year.

Alexander E. Patton, Curwensville, two years.

S. M. Jackson, Apollo, three years.

Norman Hall, Sharon, three years.

William T. Bradberry, Allegheny, to serve from June 1, 1896, until May 1, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating State Game Commissioners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Game Commissioners, for the terms set opposite their names, respectively, to compute from November 17, 1896:

Irving A. Stearns, Wilkes-Barre, one year.

Charles Heebner, Philadelphia, one year.

E. B. Westfall, Williamsport, two years.

James H. Worden, Harrisburg, two years.

Coleman K. Sober, Lewisburg, three years.

William M. Kennedy, Allegheny, three years.

DANIEL H. HASTINGS.

To the Senate Nominating Commissioners of the  
Board of Public Charittes.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be commissioners of the Board of Public Charities, for the term of five years from the date set opposite their names, respectively:

William B. Gill, Philadelphia, June 19, 1896.

Charles Miller, Franklin, June 19, 1896.

George W. Ryon, Shamokin, November 6, 1896.

Isaac Johnson, Media, vice W. B. Lamberton, resigned, under act of May 8, 1883, to serve from August 20, 1896, until November 9, 1898:

DANIEL H. HASTINGS.

---

To the Assembly Transmitting the Proceedings of the  
Commission to Open, Compute and Publish the  
Returns of the Last General Election for State  
Treasurer.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 5, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor to transmit herewith the proceedings of the commission to open, compute and publish the returns of the votes cast for the office of State Treasurer, at the general election, held November 5, 1895.

DANIEL H. HASTINGS.

To the Senate Nominating John A. Wiley Brigadier  
General of the Second Brigade of the National  
Guard.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 19, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John A. Wiley, of Franklin, to be Brigadier General of the Second Brigade of the National Guard of Pennsylvania, to rank as such from January 25th, 1887, for the term of five years from January 25th, 1897.

DANIEL H. HASTINGS.

---

To the Senate Nominating Leonard Rhone a Member  
of the Board of Agriculture.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 19, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Leonard Rhone, of Centre Hall, to be a member of the State Board of Agriculture for the term of three years, to compute from the fourth Wednesday of January, 1897.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Medical So-  
ciety of the State of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 19, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Medical Examiners, representing the Medical Society of the State of Pennsylvania, for the term of three years, to compute from March 1, 1897:

Samuel W. Latta, M. D., Philadelphia.

Henry Beates, Jr., M. D., Philadelphia.

Joseph K. Weaver, M. D., Norristown.

DANIEL H. HASTINGS.

---

To the Senate Nominating E. W. Echols a Trustee of  
the State Institution for the Feeble-Minded of  
Western Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 20, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, E. W. Echols, of Franklin, to be a trustee of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, to serve until May 1, 1898.

DANIEL H. HASTINGS.

To the Senate Nominating J. F. Cooper, M. D., a Member of the Board of Medical Examiners Representing the Homeopathic Medical Society of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 20, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, J. F. Cooper, M. D., of Allegheny, to be member of the State Board of Medical Examiners, representing the Homeopathic Medical Society of Pennsylvania, for the term of three years.

DANIEL H. HASTINGS.

---

To the Senate Nominating David S. Scott Magistrate of Court No. 6, of the City of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 20, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, David S. Scott, of Philadelphia, to be magistrate of Court No. 6, city of Philadelphia, vice James A. Carr, deceased, to serve until the first Monday in May, 1897.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Homeopathic  
Medical Society of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 20, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the State Board of Medical Examiners, representing the Homeopathic Medical Society of Pennsylvania for the term of three years.

Isaac G. Smedley, M. D., Philadelphia.

John J. Detweiler, M. D., Easton.

DANIEL H. HASTINGS.

To the Senate Nominating John A. M. Passmore a  
Trustee of the State Asylum for the Chronic Insane  
at Wernersville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 2, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate John A. M. Passmore, of Philadelphia, to be trustee of the State Asylum for the Chronic Insane, at Wernersville, to serve until June 12, 1897, vice George F. Baer, resigned.

DANIEL H. HASTINGS.



To the Senate Concerning Provisions for the Temporary Accommodation of the Assembly Owing to the Destruction of the Capitol Buildings.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, February 4, 1897.

**T**HE UNFORTUNATE DESTRUCTION BY FIRE on the second instant, of that part of the Capitol building occupied by your honorable bodies, has imposed upon the Commission of Public Buildings and Grounds the duty of providing temporary accommodations for the holding of the sessions of the General Assembly. To that end and with the concurrence of committees from both branches of the Legislature, the Board has accepted a voluntary tender upon the part of Grace Methodist Church of their church edifice and annex for that purpose. It is believed that these buildings, located as they are convenient to the Executive Department, with such interior furnishings as may be necessary, will prove acceptable to your honorable bodies, and I have the honor to advise you that contracts have been made for the fitting up and furnishing of said buildings for the purpose for which they are to be used, and that they will be in readiness for the occupancy of both branches of the Legislature at nine o'clock on Monday evening next, the eighth instant.

DANIEL H. HASTINGS.

To the Senate Nominating George F. Davenport a  
Trustee of the State Institution for Feeble-Minded  
of Western Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 4, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, George F. Davenport, of Meadville, to be a trustee of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, to serve until the first Monday in May, 1897, vice George W. Haskins, resigned.

DANIEL H. HASTINGS.

---

To the Senate Nominating Thomas B. Simpson a  
Trustee of the State Institution for Feeble-Minded  
Children of Western Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 10, 1897.

Gentlemen:

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas B. Simpson, of Oil City, to be trustee of the State Institution for Feeble-Minded of Western Pennsylvania, to serve until May 1st, 1899.

DANIEL H. HASTINGS.

To the Senate Nominating George Whyel a Member of the Board of Examiners of Candidates for Position of Mine Inspector.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 10, 1897.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, George Whyel, of Perryopolis, Fayette county, to be a member of the board of examiners to examine applicants for the position of mine inspectors for the bituminous districts of Pennsylvania, to serve for the term of four years from March 1, 1897.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the Board of Examiners of Candidates for the Position of Mine Inspector.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 10, 1897.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the board of examiners to examine applicants for the position of mine inspector for the bituminous districts of Pennsylvania, to serve for the term of four years from March 1, 1897:

A. V. Hoyt, engineer, Philipsburg.

George L. Miller, engineer, Bitumen.

Henry Gage, miner, South Fork.

Joseph Williams, miner, Lindsay.

DANIEL H. HASTINGS.

---

Veto of a Joint Resolution Requesting the Pennsylvania Senators and Representatives in Congress to Pass Measures Favorable to the Cessation of Cuban Troubles.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 27, 1897.

HEREWITH RETURN, WITHOUT MY APPROVAL, Concurrent Resolution No. 5 of the House and Senate and originating in the House. My approval of this resolution is withheld for the sole reason that on the 16th day of February, 1897, I approved a resolution identical in spirit and similar in language. The resolution herewith returned is dated February 18, 1897, two days after my approval of the previous resolution on the same subject. Inasmuch as the sentiment of your honorable bodies is set forth in the first resolution and is not modified or enlarged in the second, it seems unnecessary and is perhaps an oversight.

DANIEL H. HASTINGS.

Veto of a Joint Resolution Providing that in the Construction of a New Capitol all the Material be of Pennsylvania Origin and All the Laborers Employed be Citizens of the Commonwealth.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., March 1, 1897.

I HEREWITH RETURN WITHOUT MY APPROVAL, Concurrent Resolution bearing date February 22d, 1897.

The resolution provides first, that all materials of every kind and character used in the construction of the proposed Capitol building or buildings shall be of Pennsylvania product, whether natural or manufactured, and, secondly, that all architects, contractors and laborers employed, whether skilled or unskilled, in and about the erection and construction of the proposed new Capitol building or buildings shall be citizens of Pennsylvania.

I am unable to concur either in the purpose or spirit of this resolution. To forbid by law the citizens of other states competing with the citizens of our own State is unfair to both. Pennsylvania is perhaps more richly endowed by nature than any other State with the materials that would necessarily enter into the construction of our Capitol buildings. The development of our native wealth and energies has given us numberless artisans, skilled in every branch of human employment. The products of our mines and factories find a market in every State in the Union, thus giving increased and increasing employment to the labor and capital of our people. It would therefore seem to be most unwise, from a strictly business standpoint, to exclude the citizens of other States from competing with our own people for our public work, when it is so manifestly to our interest that the citizens of Penn-

sylvania should be permitted to complete freely for the work, both public and private, of other States. If we draw a line around our borders, forbidding the citizens of other states to come into competition with our laborers, skilled and unskilled, and halt at our gates the stone, the iron and other materials entering into the construction of our public buildings, other States may do likewise and the result would work greater injury to ourselves than to them.

But, apart from and above our own business interests, the resolution is sectional and un-American in spirit. A nation may, and often does, by governmental regulations and statutes, grant privileges to its own citizens not allowed to citizens of other nations, but parts of the same nation ought not to be permitted to discriminate against each other. No American citizen can be an alien in any state in the Union. He is a citizen of the nation, and the spirit of our government and its laws does not favor legislation giving the people of any one State exclusive rights and privileges because they are citizens of such State. No principle has been more clearly established than this, nor at greater cost. The rights of all American citizens were guaranteed to them by the Constitution of the United States in the provision that the citizens of each State shall be entitled to all privileges and immunities of citizens of the several States.

DANIEL H. HASTINGS.

To the Senate Vetoing a Joint Resolution Providing for a Joint Committee of the Senate and House to Act in Conjunction with the Commission for the Construction of the Western Pennsylvania State Institution for the Feeble-Minded.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, February 19, 1897.

I HEREWITH RETURN WITHOUT MY APPROVAL concurrent resolution No. 7 of the Senate and House and originating in the Senate.

The preamble of this resolution recites that the work of construction of the Western Pennsylvania State Institution for the Feeble-Minded is completed, that a statement of the claims of the contractor is desired by the Commission appointed by the Governor to erect the necessary buildings, and that the commission desires that a joint committee of the Senate and House of Representatives should act with them in effecting such a settlement with the contractor "as may be just and equitable for the interests of all concerned." The resolution itself provides for the appointment of a committee consisting of two members of the Senate and three members of the House to act in conjunction with the commission "with power to finally adjust and settle such claims as may be found due the contractor for the construction of said institution and for grading and other work in connection with the same."

By act of Assembly approved June 3, 1893, the Governor was authorized to appoint five commissioners to select a site and build an institution for the accommodation of the feeble-minded children of Western Pennsylvania. The commissioners were duly appointed, selected a site at Polk, in Venango county, and entered into a written contract under date of September 15, 1894, with one C. A. Balph, of the city of Pittsburg,

for the erection of the necessary buildings at a price in such contract named. By the provisions of the act of Assembly full and ample powers are conferred upon the commissioners to make such contract, and upon its performance and full completion of the buildings, to surrender the institution to a board of trustees to consist of nine members appointed by the Governor by and with the advice and consent of the Senate. The contract made by the commissioners provides that the work shall be done under the direction and to the satisfaction of the commissioners and their architect, and under the immediate direction of a superintendent of construction selected by said commissioners. The superintendent appointed by the commissioners had the right to inspect and examine the material to be used, the workmanship and manner of construction, and in case of a dispute arising between the contractor and superintendent, the same was to be referred to the architect for decision, subject to an appeal to the commissioners, whose decision should be final and conclusive. It was further provided that the plans and specifications should form part and parcel of the contract, and no changes should be made in them without the written consent of the commissioners, approved by the State Board of Charities. The contractor agreed further to make no claim for additional work unless the same should be done in pursuance of a written order from the architect, countersigned by the commissioners, or a majority of them, and approved by the Board of Charities.

It is proposed by the concurrent resolution that the committee provided for it shall, in conjunction with the commission, have "power to finally adjust and settle such claims as may be found due the contractor for the construction of said institution and for grading and other work in connection with the same." It will be observed that the commissioners are vested by the



act of Assembly creating them with the responsibility of selecting the site, making the contract for the erection of the buildings, and receiving it from the hands of the contractor upon completion. The addition of two members of the Senate and three members of the House of Representatives would, therefore, seem to be wholly unnecessary and an unwarranted interference with the commission created by law.

But the resolution is, to my mind, very objectionable upon another ground. It is the evident meaning of the resolution to confer upon the committee to be appointed and the commission already appointed, the power to increase the sum to be paid to the contractor if, in their judgment, it would be just and equitable to do so. This I believe to be an infringement of section 11 of Article III of the Constitution, which provides that "No bill shall be passed giving any extra compensation to any public officer, servant, employe, agent or contractor after services shall have been rendered or contract made, nor providing for the payment of any claims against the Commonwealth without previous authority of law."

Legislation like this is of the most dangerous character. It opens the door to the claims of all characters for public work for extra compensation. If the bidder for the erection of public buildings or other work to be performed for the State be permitted to enter into a contract at a certain price with the knowledge that he will have the opportunity to go to the Legislature for additional compensation in case his contract proves unprofitable, competitive bidding would become unfair for the reason that those persons who possess political or other influence would have the advantage of those who do not. To make such a condition of things impossible I have no doubt the section above cited was made part of the Constitution. I can-

not give my assent to a resolution which would form so bad a precedent.

DANIEL H. HASTINGS.

---

To the Senate Nominating Commissioners of the Board of Public Charities.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 24, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be commissioners of the Board of Public Charities to serve for the term of five years, to date from February 19, 1897:

George W. Starr, Erie.

Henry M. Boise, Scranton.

DANIEL H. HASTINGS.

---

To the Senate Nominating Samuel H. Miller a Trustee of the State Institution for Feeble-Minded Children of Western Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 24, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Samuel H. Miller, of Mercer, to be trustee of the State Institution for Feeble-Minded

Children of Western Pennsylvania, at Polk, to serve until May 1, 1899, vice Norman Hall, resigned.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions at Blossburg.”

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 2, 1897.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, at Blossburg:

Frank H. Dartt, Arnot, vice Richard Townsend, Dobson, deceased.

Aaron B. Niles, Wellsboro, vice John Vandyke, deceased.

A. Lee Smith, Blossburg, vice H. J. Landrus, deceased.

DANIEL H. HASTINGS.

To the Senate Nominating Trustees of the State Hospital for the Insane at Danville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 2, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the State Hospital for the Insane, at Danville, for the term of three years from the date set opposite their names, respectively:

William D. Himmelreich, Lewisburg, July 1, 1896.

B. H. Detweiler, Williamsport, February 24, 1897.

B. H. Throop, Scranton, February 24, 1897.

Charles S. Miner, Honesdale, February 24, 1897.

Olin F. Harvey, Wilkes-Barre, February 24, 1897.

Isaac X. Grier, Danville, February 24, 1897.

DANIEL H. HASTINGS.

To the Assembly Concerning the Erection of Buildings for the Temporary Accommodation of the Legislative Bodies Necessitated by the Recent Destruction of the State Capitol by Fire.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., March 11, 1897.

**T**HE PRESSING NECESSITY FOR LEGISLATIVE action providing for the erection of a capitol building suitable for the meetings of the General Assembly prompts me respectfully to call your attention to the emergency confronting us. The fire of

February 2d, 1897, having destroyed the main capitol building, your honorable bodies are now occupying quarters which are necessarily only temporary. A difference of opinion naturally exists among the people as well as among the members of your honorable bodies as to what should be done and the manner of doing it. To erect a single building, of such ample proportions as would be necessary to accommodate all the departments of the State Government, is advocated by some, whilst others believe that the better plan would be to erect a group of buildings for the accommodation of the General Assembly and the several departments of the State government. A single building of sufficient size would, in all probability, require many years for its completion and all agree that the cost would be very great. To adopt the other plan, viz: that of a group of buildings, each suitable for a specific department, appears to meet with more general approval. The cost, I am advised, would not be nearly so great and the effect, from an architectural standpoint, scarcely less imposing. This would be to follow, with such improvements as might be suggested, the existing plan of separate buildings, which have been found convenient and satisfactory except for the increasing demand for additional room made necessary by the growth of our population and business interests. It will be conceded by all that whatever plan may be adopted, we should keep in view the probable public needs for at least a century to come.

After a somewhat careful study of the question, I have reached the conclusion that the public interest will be best served by erecting first, a building suitable for the meetings of the General Assembly, with enlarged accommodations for its officers and committees, and, subsequently, as a part of the same general plan and as the finances of the State will permit, to replace the buildings now occupied by the Department of Inter-

nal Affairs, Agricultural Departments, Adjutant General's office, Banking, Insurance and other departments. It is manifest that the several buildings now occupied by these departments of the State government cannot at one time be torn down and replaced without most serious inconvenience and interruption of the public business, to say nothing of the lack of funds available or obtainable for such purpose. The records in these departments—particularly in the Department of Internal Affairs and the Adjutant General's office—are most valuable, and those not in immediate daily use should, at the earliest practicable time, be stored in a fireproof building. A main capitol building for the meetings of the General Assembly should, in my judgment, be immediately put in course of erection, and completed in time for the session of the Legislature in 1899. It should be planned, I respectfully submit, with reference to the buildings to accommodate the other departments, subsequently to be erected, should be built of brick, stone and iron, fireproof in character, and, while preserving the Colonial style of architecture, should be in all respects such a capitol building as will comport with the dignity of the Commonwealth. In this building, when completed, could be found storage room for the records in the other departments above referred to, which are now in constant danger of loss from fire.

The Constitution has placed upon the law-making power such limitations as prevent the creation of debt for or on behalf of the Commonwealth, so that we are impelled from stern necessity to curtail the expenditure necessary for the erection of a public building as to be within the bounds of strict economy and our ability to pay as we go. The long-continued depressed condition of business warns us to avoid increased taxation. The present estimated revenues will not be sufficient to maintain the State establishment and give

such aid to our schools and charitable and penal institutions as they have the right to expect and which seem to be absolutely necessary. It is not wise to increase taxation unnecessarily, and thus encourage profligate expenditure of the public funds, even in times so prosperous that the citizens can afford to pay the taxes imposed, but, at a time when the wages of labor are at the lowest, the farm and the factory yielding little profit, and every department of business in a crippled condition, such taxation can be justified only when absolutely necessary. This contingency, in my opinion, has not arisen. I am advised that a new building, suitable for the General Assembly, and of such a character as will be entirely creditable to the Commonwealth can, by the utilization of the two millions or more of brick—the remains of the old building—be erected at a cost not exceeding \$550,000. Of this sum, we have realized nearly \$200,000 from the insurance policies upon the old capitol, leaving a deficit of about \$350,000, to be provided for by reduced expenditure, or by increased revenues as may seem best.

I, therefore, earnestly recommend to your honorable bodies that an act of assembly be passed authorizing the rebuilding of the main capitol of brick, stone and iron, fireproof in character, and colonial in style of architecture, by such authority as you may name, with power to engage an architect to make plans with reference to all the buildings contemplated, and direct the making of a contract in behalf of the State for the erection of the main capitol building, to be completed on or before January 1, 1899, at a cost not exceeding the sum named, and further, that the amount of insurance received by the State be specifically appropriated toward the cost of the new structure.

DANIEL H. HASTINGS.

To the Senate Nominating Jennings U. Kurtz Associate Judge for Columbia County.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, March 17, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Jennings U. Kurtz, of Berwick, to be associate judge for the county of Columbia, to serve until the first Monday in January following the next general election, vice Mordecai Millard, deceased.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the Board of Medical Examiners Representing the Eclectic Medical Society of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 18, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be members of the State Board of Medical Examiners, representing the Eclectic Medical Society of Pennsylvania for the term of three years.

C. M. Ewing, M. D., Tyrone.

L. P. O'Neal, M. D., Mechanicsburg.

H. Yeagley, M. D., Lancaster.

DANIEL H. HASTINGS.



To the Assembly Concerning the Expenses Incurred by the Furnishing of Temporary Accommodations for the Legislature Nesessitated by the Burning of the Capitol Building.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., March 18, 1897.

**T**HE DESTRUCTION BY FIRE, ON FEBRUARY 2d, 1897, of the capitol building having made it necessary to provide temporary quarters for your honorable bodies, and the Grace Methodist Episcopal church having proffered the use of their church edifice as a temporary place of meeting, it became necessary to provide heat, light, desks and other furniture and equipments, also to construct and fit up committee rooms and other needed accommodations necessary for your use and convenience. This work was undertaken by the Board of Commissioners of Public Buildings and Grounds and promptly completed, so as to cause no interruption in your regular legislative sessions. The bills of expense for the same were rendered to the Board of Commissioners of Public Buildings and Grounds. Inasmuch as this is an extraordinary expenditure made in and about a private building, and not in and about the public grounds and buildings, and there being no provisions made by law for the payment of the same and the said board having no authority to pay the same, and no part thereof having been paid, the several accounts presented to the board are herewith submitted for such action as your honorable bodies may be pleased to take with reference thereto. In providing for the payment of such claims as may be justly due, it is suggested that there be taken into account such further cost for insurance, for the use of temporary quarters for several of the sub-divisions of the State Government that were de-

prived of their regular quarters by the fire and for the use and occupancy of the church edifice and such other incidental expenses as to your honorable bodies may be deemed right and proper.

DANIEL H. HASTINGS.

---

To the Senate Nominating Nathan C. Schaeffer Superintendent of Public Instruction.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 7, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Nathan C. Schaeffer, of Lancaster county, to be Superintendent of Public Instruction for the term of four years from April 1, 1897.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Lunatic Hospital at Harrisburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 6, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be trustees of the Pennsylvania State Lunatic Hospital at Harrisburg for the term of three years:

Samuel Small, York.

Charles H. Mullen, Mt. Holly Springs.

DANIEL H. HASTINGS.

Arbor Day Proclamation—1897.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

THE CUSTOM OF ANNUALLY FIXING A DAY to be celebrated as Arbor Day has spread into every section of the country. The value of these celebrations has been abundantly manifest. In the State which claims the honor of having originated Arbor Day, more than three hundred and fifty million trees were planted during the first five years. The ceremonies incident to Arbor Day have created increasing interest in the growth and care of trees and have quickened the appreciation and importance of forest preservation. The necessity of covering with a new growth of trees the otherwise useless areas of our State is apparent in every section. To this end, our law makers have appropriate legislation in progress. Young and old, more than ever, appreciate that there is not a spot on earth which may not be made more beautiful by the help of trees and flowers. School grounds have been adorned, the surroundings of the home have been beautified, public parks have been multiplied and the landscapes and charming scenery of Pennsylvania may yet be made still more attractive. We are rapidly passing from a destructive to a constructive policy. We have learned the lesson that trees and the forests are essential to our continued prosperity and that he who plants a tree, whether boy or man, is a public benefactor.

In pursuance of the Joint Resolution of the General Assembly, requesting the Chief Executive to appoint annually a day to be designated as Arbor Day and in view of the fact that differences in latitude and altitude cause a difference in the seasons in different portions of the State, I, DANIEL H. HASTINGS, Governor of the Commonwealth of Pennsylvania, name and proclaim Friday, April ninth, and Friday, April twenty-third, as Arbor Days for the year of our Lord one thousand eight hundred and ninety-seven. Let the people choose the day which they deem best suited for tree-planting and teach the children how to select trees for fruit, for shade, for fuel and for timber, how to plant, protect and foster the several species of trees, vines, shrubs and flowers, and how to use all these for economic and aesthetic purposes. Let every pupil learn what the forests do, how they hold the rain and the snow, feed the springs and the rivers, stay the floods and the freshets and temper the summer's scorching sun and the winter's chilling blasts. In the orchard and the field, about the home and along the highway, upon the school grounds and on the barren hillsides let trees be planted for use and for beauty, thereby adding to the charms of life in beautiful Pennsylvania.



Given under my hand and the Great Seal of the State, this eighteenth day of March, in the year of our Lord one thousand eight hundred and ninety-seven, and of the Commonwealth one hundred and twenty-first.

DANIEL H. HASTINGS.

By the Governor:

Frank Reeder,

Secretary of the Commonwealth.

To the Assembly Vetoing a Joint Resolution Providing that the Senate and House of Representatives of Pennsylvania Attend the Dedication of the Grant Monument in a Body.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., April 14, 1897.

I RETURN HEREWITH, WITHOUT MY APPROVAL, concurrent resolution, concurred in by the House of Representatives, March 25th, 1897, and originating in the Senate. This resolution provides that the members of the Senate and House of Representatives attend in a body the dedication of a monument erected in memory of the late General U. S. Grant, in New York, to occur on April 27th, 1897.

By resolution of the House of Representatives, under date of April 5, 1897, accompanying the concurrent resolution above referred to, the Executive is requested to withhold his approval from said concurrent resolution for the reason that many members of the House who voted in favor of the same would not have done so had they properly understood the question. Upon this ground alone, therefore, I return the concurrent resolution without my approval.

DANIEL H. HASTINGS.

To the Senate Vetoing "An Act to Amend 'A Further Supplement to the Act Regulating Elections in this Commonwealth,' Amended by 'A Further Supplement to the Act Regulating Elections in this Commonwealth,' Extending the Power of the Several Courts of Common Pleas of the Commonwealth to Appoint Election Officers in Certain Cases."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, April 20, 1897.

ON APRIL 17th, 1897, I RETURN WITHOUT MY approval Senate bill No. 6, being an act, entitled "An act to amend section 6 of the act, entitled 'A further supplement to the act regulating elections in this Commonwealth,' approved the 30th day of January, one thousand eight hundred and seventy-four, amended by the act, entitled 'An act to amend section 6 of the act, entitled 'A further supplement to the act regulating elections in this Commonwealth,' approved the 30th day of January, one thousand eight hundred and seventy-four, extending the power of the several courts of common pleas of the Commonwealth to appoint election officers in certain cases,' which amending act was approved the 18th day of May, one thousand eight hundred and ninety-three,"

My approval of said bill was withheld because no reference was made in the title to the amendments proposed. An opportunity was offered for the recall of the bill in order that the defect might be remedied. On Saturday, April 17th, the last day left for action thereon, I caused inquiry to be made in the Senate and House to ascertain whether a resolution of recall had been passed, and having received information that no action had been taken, the bill was vetoed.

This morning (April 20th, 1897), I am in receipt of a concurrent resolution passed finally on April 14th, 1897. This resolution, for some unknown reason, did not reach me until to-day.

Inasmuch as said concurrent resolution asking for the recall of the bill was passed on April 14th, and failed to reach me because of some oversight or neglect, I respectfully recall my message vetoing said Senate bill No. 6, and will regard the bill as having been recalled from the Executive as of the date of the passage of the concurrent resolution, to-wit: April 14th, 1897.

DANIEL H. HASTINGS.

---

To the Senate Vetoing a Joint Resolution Requesting the State Treasurer to Pay the Witness Fees of Witnesses Before the Joint Committee to Investigate the Condition of the Miners in the Anthracite and Bituminous Coal Districts."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., April 20, 1897.

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, concurrent resolution passed by the Senate and House of Representatives, April 14, 1897, and originating in the Senate, by the terms of which resolution the State Treasurer is requested to pay to the chairman of the joint committee appointed by the present Legislature to investigate the condition of the miners in the anthracite and bituminous coal districts of Pennsylvania respectively, the witness fees of the witnesses subpoenaed or to be subpoenaed by said committees, and that the same be paid on the warrant of the Auditor General on proper voucher approved by the Chairmen respectively of said committees.

The effect of this resolution is to appropriate moneys by virtue of a concurrent resolution of the two Houses of the General Assembly, and in my judgment is in conflict with section 1, article III of the Constitution, which provides that "No law shall be passed except by bill" \* \* \* \* and with section 4 of the same article of the Constitution, which provides that "Every bill shall be read at length on three different days in each House." In the passage of the concurrent resolution under consideration none of the above requirements of the Constitution have been complied with.

Furthermore, by section 15 of article III of the Constitution it is provided that "The general appropriation bill shall embrace nothing but appropriations for the ordinary expenses of the Executive, Legislative and Judicial Departments of the Commonwealth, interest on the public debt and for public schools; all other appropriations shall be made by separate bills, each embracing but one subject." It is clearly implied by this provision of the Constitution, if not directly expressed, that the appropriations for the ordinary expenses of the Legislative Department of the Commonwealth must be contained in the general appropriation bill, and if this expenditure may be taken to be a part of such ordinary expenses, it should be therein contained. If it be not a part of the ordinary expenses of the Legislative Department, then the Constitution is mandatory that the appropriation shall be made by bill and cannot be made by concurrent resolution.

(Signed)

DANIEL H. HASTINGS.



Proclamation of the Election of Joseph B. Showalter  
as a Representative of Pennsylvania in the United  
States Congress.



**I**N THE NAME AND BY THE AU-  
thority of the Commonwealth of  
Pennsylvania, Executive Depart-  
ment

**A PROCLAMATION.**

Whereas, In and by an act of the General Assembly, entitled "An Act relating to the elections of this Commonwealth," approved the second day of July, Anno Domini one thousand eight hundred and thirty-nine, it is made the duty of the Governor, on receipt of the returns of the election of Members of the House of Representatives of the United States by the Secretary of the Commonwealth, to declare by Proclamation the names of persons returned as elected in the respective districts;

And Whereas, By the death of the Honorable James J. Davidson, who was elected to represent the Twenty-fifth Congressional District, composed of the counties of Beaver, Lawrence, Mercer and Butler, in the House of Representatives of the United States a vacancy now exists in said district for the Fifty-fifth Congress.

And Whereas, A special election for Member of the House of Representatives of the United States was held in the said Twenty-fifth Congressional District on Tuesday, the twentieth day of April, A. D. 1897, to fill such vacancy as aforesaid;

And Whereas, The returns of said special election held on Tuesday, the twentieth day of April, A. D. 1897, as aforesaid, for Representatives of said District in the House of Representatives of the Fifty-fifth Congress of the United States for the term for which the said Honorable James J. Davidson, deceased, was elected, have

been received at the office of the Secretary of the Commonwealth agreeably to the provisions of the above recited Act of the General Assembly whereby it appears that in the Twenty-fifth Congressional District, composed of the counties of Beaver, Lawrence, Mercer and Butler, Joseph B. Showalter has been elected.

Now Therefore, I, DANIEL H. HASTINGS, Governor of said Commonwealth do issue this my Proclamation hereby publishing and declaring that Joseph B. Showalter has been returned as duly elected in the Twenty-fifth Congressional District before mentioned as Representative in the House of Representatives of the United States, for the term for which the Honorable James J. Davidson, deceased, was elected in the Fifty-fifth Congress.



Given under my hand and the Great Seal of the State at the city of Harrisburg, this twenty-eighth day of April, in the year of our Lord one thousand eight hundred and ninety-seven and of the Commonwealth the one hundred and twenty-first.

DANIEL H. HASTINGS.

By the Governor:

Frank Reeder,

Secretary of the Commonwealth.

To the Senate Nominating James H. Lambert Insurance Commissioner.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 29, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, James H. Lambert, to be Insurance Commissioner of Pennsylvania, for the term of three years from the first Monday in May, A. D. 1897.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act to Enable the County Commissioners to Carry Out the Provisions of Section Nineteen of the Act of June Tenth, One Thousand Eight Hundred and Ninety-Three, Providing for Suitable Places for Holding Elections."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., April 30, 1897.

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 45, entitled "An act to enable the county commissioners to carry out the provisions of section nineteen, of the Act of June tenth, one thousand eight hundred and ninety-three, providing for suitable places for holding elections."

This bill is general in its terms and applies to every county in the Commonwealth. It gives to the county commissioners of the several counties the right of eminent domain, and empowering them, in case where they

are unable to procure suitable rooms or grounds on which to erect suitable rooms in which to hold elections by agreement with the owner, to enter upon and occupy sufficient ground for such purposes upon giving bond conditioned for the payment of the damages that may be suffered by such owner by reason of the taking. Provision is made for the appointment of viewers to view the premises, determine the amount of damages that have been, or may be sustained, to whom payable, and make report thereof, to the court of common pleas of the county and when the damages are finally ascertained, either by the confirmation of such report or the verdict of a jury, judgments shall be entered thereon, and if the amount thereof be not paid within thirty days from the entry of judgment, execution may issue thereon as in other cases against counties.

It will be observed that no right of appeal is given from the report of the viewers, unless it be by implication, by the use of the language "when the damages are finally ascertained, either by the confirmation of said report, or the verdict of a jury, judgment shall be entered &c.,"; and no appeal is provided for either expressly or impliedly from the judgment of the court of common pleas. I am of the opinion that this legislation would be unwise, particularly as it affects the large cities and towns of the Commonwealth, and would open the door to unnecessary expenditures. The cost of the legal proceedings to condemn, in most instances, would be greater than the cost of renting suitable rooms, or perhaps, of erecting a suitable booth or building.

Moreover, the title to the act is fatally defective in that it does not give the title of the act to which it makes reference, but refers to it by date only.

DANIEL H. HASTINGS.

To the Assembly Vetoing "An Act Authorizing and Empowering the Several Courts of Common Pleas of this Commonwealth to Direct and Decree the Sale of Real Estate of Insolvent Debtors by Their Assignees, for the payment of Debts and the Discharge by Such Sales of the Right of Dower, by which Such Real Estate is or May be Charged or Encumbered."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., April 30, 1897.

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 67, entitled "An act authorizing and empowering and directing the several courts of common pleas of this Commonwealth to direct and decree the sale of real estate of insolvent debtors by their assignees for the payment of debts and the discharge by such sales of the right of dower, by which such real estate is, or may be charged and encumbered."

The bill provides that in all assignments for the benefit of creditors, it shall be lawful for the several courts of common pleas of this Commonwealth, on the application of an assignee of any creditor of an assignor, where the personal estate is not sufficient for the payment of the debts, and the real estate is encumbered by a right of dower, to make an order for the sale of such real estate by the assignee, and that such sale after being confirmed by the court shall discharge the dower by which it is encumbered.

The terms of this bill are sufficiently comprehensive to cover all the dower encumbrances upon such lands, yet no notice is required to be given to any one, except the wife of the assignor. In many cases the title of the debtor or assignor, conveyed to his assignee in trust for the benefit of creditors, may be encumbered

by rights of dower secured thereon after the death of the prior owner or owners, yet no provision is made in the bill for notice either to the widow entitled to the interest upon such dower or the persons entitled to the principal at her death. It is clearly not competent for the law making power to thus deprive the owners or encumbrances of their securities upon property without notice. While doubtless the courts would declare the act without effect in such cases, the bill, if it became a law, would undoubtedly give rise to litigation between purchasers at assignee's sales, and the holders of such prior dower encumbrances to which they should not be subjected.

But even in cases where there are no prior dower encumbrances, and the purpose is to bar the right of dower of the wife of a living husband, I deem the legislation unwise and unjust to the wife. She has a right or an estate in the lands of her husbands, contingent upon her surviving him, and I am not persuaded that such contingent right or estate should be taken, not by her creditors, but by the creditors of her husband.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Institution for the Feeble-Minded of Western Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, May 3, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be trustees of the State Institution for the Feeble-

Minded of Western Pennsylvania, at Polk, for the term of three years from May 1, 1897:

John A. Wiley, Franklin, Venango county.

John J. Spearman, Sharon, Mercer county.

George F. Davenport, Meadville, Crawford county.

DANIEL H. HASTINGS.

Proclamation Designating as a Legal Holiday the Day of the Unveiling of a Statute of George Washington Erected in the City of Philadelphia by the Pennsylvania Society of the Cincinnati.



IN THE NAME AND BY THE Authority of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

Whereas, The Pennsylvania Society of the Cincinnati have erected in the city of Philadelphia an equestrian statue of George Washington, the first President General of the Society; and

Whereas, The said statue will be unveiled with appropriate ceremonies upon the 15th day of May, Anno Domini one thousand eight hundred and ninety-seven; and

Whereas, The General Assembly of the Commonwealth adopted a Concurrent Resolution approved this day requesting the Governor of the Commonwealth to declare and proclaim the fifteenth day of May, one thousand eight hundred and ninety-seven to be a public holiday and to request the citizens of the Commonwealth of Pennsylvania to observe the same as such and also providing that existing laws relating to legal

holidays and the maturing of commercial paper shall in no wise be affected by said Resolution or this Proclamation.

Now Therefore, I, DANIEL H. HASTINGS, Governor of the Commonwealth of Pennsylvania, do hereby proclaim Saturday, May 15, A. D. 1897, to be a public holiday in pursuance of the foregoing Resolution, and I invite the citizens of Pennsylvania and the officials of all the municipalities and other sub-divisions of the State Government to make the occasion worthy of the Commonwealth and of the memory of him in whose honor the monument will be dedicated. I recommend and request the people of Pennsylvania to view the said statute upon the day of its dedication and to participate in the commemorative exercises, and I especially invite the people of other states, formerly citizens of Pennsylvania or kindred with our people, to join with the residents of our Commonwealth in this celebration, and I invoke the interest and hearty co-operation of all who honor the memory of George Washington.



ty-first.

Given under my hand and the Great Seal of the State at the city of Harrisburg, this fifth day of May, in the year of our Lord one thousand eight hundred and ninety-seven and of the Commonwealth the one hundred and twenty-first.

DANIEL H. HASTINGS.

By the Governor:

Frank Reeder,

Secretary of the Commonwealth.



To the Senate Nominating Emerson Collins a Manager of the State Industrial Reformatory at Huntingdon.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, May 12, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Emerson Collins, Williamsport, Lycoming county, to be a member of the board of managers of the State Industrial Reformatory, at Huntingdon, to serve until November 14, 1902, vice Honorable August Landis, deceased.

DANIEL H. HASTINGS.

---

To the Senate Vetoing a Joint Resolution Providing for the Publication in Pamphlet Form of the Game and Fish Laws of the State, Together with Other Matter on Zoology and Taxidermy.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 12, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL Concurrent Resolution originating in the House of Representatives April 23d, 1897, and concurred in by the Senate, April 29th, 1897, directing the Secretary of the Commonwealth, immediately after the close of the present session of the Legislature, "to prepare and have published in pamphlet form fifteen thousand copies of the Game and Fish laws of this Commonwealth together with chapters 1 and 2 of Bulletin

number 6 of the Department of Agriculture, with such additional matter on Zoology and Taxidermy as the author may deem necessary to add."

The necessity for this publication is not apparent, and the cost thereof is problematical. The resolution, as passed, gives free scope to the author to publish anything he may deem necessary on the subjects of Zoology and Taxidermy, with or without illustrations, and may impose upon the State such an outlay of money as in the present condition of its revenues would not be justified.

Moreover, the resolution, while stating that "such additional matter on Zoology and Taxidermy as the author may deem necessary" may be added, does not designate any particular person as the author.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act to Authorize Cities of the First Class, Whose Debt, at the Time of the Adoption of the Constitution of One Thousand Eight Hundred and Seventy-Four, Exceeded Seven Per Centum of the Assessed Value of the Taxable Property Therein, to Increase their Indebtedness Three Per Centum Upon Such Valuation, and to Ratify and Confirm Any Increase of Indebtedness Heretofore Made."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 12, 1897.

HEREWITH RETURN WITHOUT MY APPROVAL Senate bill No. 355, entitled "An act to authorize cities of the first class, whose debt at the time of the adoption of the Constitution of one thou-

sand eight hundred and seventy-four, exceeded seven per centum of the assessed value of the taxable property therein, to increase their indebtedness three per centum upon such valuation, and to ratify and confirm any increase of indebtedness heretofore made.”

This bill provides that cities of the first class, whose debt at the time of the adoption of the Constitution of 1874 exceeded seven per centum of the assessed value of the taxable property therein, may increase their indebtedness three per centum upon such valuation, and by second section ratifies and confirms any increase of indebtedness heretofore made. Section 8, article 9, of the Constitution of 1874, which limits the debt of the various municipalities in the State, is as follows:

“The debt of any county, city, borough, township, school district or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate at any one time, upon such valuation.”

This bill, it will be noted, is applicable only to cities of the first class and in that class there is at present but one city, namely the city of Philadelphia. It is predicated upon the financial condition of that city in January first, 1874, being the date when the Constitution became operative. At that time the debt of the city of Philadelphia was in excess of seven per centum of the then assessed value of the taxable property therein. It appears, however, by an authoritative deliverance

of the Court of Common pleas Number One, of Philadelphia county, so recently as May first, 1897, in *Pepper et al vs. Philadelphia*, 54 *Legal Intelligencer*, 200, that the assessed value of the taxable property in the city January first, 1897, was \$818,827,549, and the net debt at the same time was \$31,336,674, or less than four per centum of the then assessed valuation of the taxable property. The loans sought to be enjoined in the case above cited—but which the court held to be lawful—were \$11,000,000, and when added to the pre-existing indebtedness would still bring the city debt much below the seven per cent. limitation provided by the Constitution. It is true that at the time of the adoption of the Constitution of 1874 the debt of Philadelphia exceeded seven per centum of the assessed value of the taxable property, but that condition has ceased to exist, not only because of the reduction of her debt, but because of the increased value of her taxable property.

I am of the opinion that the section of the Constitution above cited is an express limitation upon the power of municipalities to contract debts in excess of seven per centum of the assessed valuation of the taxable property therein. The exception in the last clause of the section viz: "but any city, the debt of which exceeds seven per centum of such valuation, may be authorized by law to increase the same three per centum in the aggregate at any one time upon such valuation," was evidently intended to provide for the relief of those cities which at the time of the adoption of the Constitution had a debt in excess of seven per centum of the assessed value of their taxable property, and to provide for any exigencies that might arise requiring an increase of their indebtedness. But when a city once reduced its debt within the Constitutional limit of seven per centum, it took itself out of the excepted class and became liable to the mandatory provisions

of the first clause of the section, like all other municipalities in the Commonwealth. To reach any other conclusion would be to hold that any municipality, whose indebtedness exceeded the seven per cent. limit on January first, 1874, and in the intervening twenty-three years has paid such indebtedness, may come to the Legislature at each succeeding session and obtain authority to increase its debt three per centum upon the assessed value of its property without any limitation whatever.

To illustrate, we may suppose one city with a debt equal to eight per centum of the assessed value of its taxable property on January 1st, 1874, and another with a debt equal to four per centum at the same time. Both pay their indebtedness within the succeeding twenty-three years and both are now desirous of creating a new debt. Will it be contended that the constitutional limitation of seven per centum is now applicable to one and not to the other? I think it clear that both cities would occupy the same position under the new law, and the fact that one had an indebtedness on January 1st, 1874, in excess of seven per centum of the assessed value of its taxable property, but having since paid the indebtedness, would give it no right or power to create loans by a method different from that imposed upon the city whose indebtedness at that time was less than seven per centum of the assessed valuation of its taxable property.

The authority for this legislation must be found in the third clause of the section of the Constitution above cited, or it does not exist, and I am of the opinion that, when the indebtedness of the city of Philadelphia was, either by the reduction of its debt or by the increase of the valuation of its taxable property or both, reduced to an amount less than seven per centum of the assessed value of its taxable property, it was taken out of the category in which it belonged

January 1st, 1874, and must increase its indebtedness, if it so desires, under the second clause of the section of the Constitution above cited, to wit: By a proper action of its municipal authorities, to an amount not exceeding two per centum upon such assessed valuation of property, if it has not already done so, and, if in excess of two per centum but still within the seven per cent. limit, then with the assent of the electors thereof as provided in said section.

In the case of *Wheeler v. Philadelphia*, 77 P. S, 338, the Supreme Court, in discussing the eighth section of Article nine of the Constitution, uses the following language:

“The end sought to be attained was clearly a limitation upon the debt of municipalities, and seven per centum upon the assessed value of the taxable property therein was fixed as the maximum. The fact was, however, known to the convention that at that time the debt of the city of Philadelphia, and perhaps some other municipalities exceeded seven per centum. In such instances an arbitrary provision, that there should be no further increase of the debt, might have worked great injury by the stoppage of public works already commenced and essential to the public convenience and welfare. It was therefore provided, that as to such municipalities the debt might be increased three per centum. The main controversy, however, was as to the manner in which such increase should be accomplished. Here again the distinction is preserved between municipalities whose debt is under seven per centum and those in which it exceeds seven per centum. In the former, the municipal authorities may increase the debt from time to time until two per centum has been added, provided the original debt with the increase, does not exceed seven per centum. After two per centum has been added there can be no further increase without the vote of the people.”

The case of *Wheeler v. Philadelphia*, supra, was decided February 15th, 1875, very shortly after the adoption of the Constitution, and the interpretation there given has since been followed in other cases, notably in *Pike County v. Rowland*, 94 P. S. 238. It appears that the only city of the first class in the Commonwealth has an existing indebtedness much below the constitutional limit and therefore is not in a position to be "authorized by law to increase the same three per centum, in the aggregate at any one time," but, as has already been stated, comes clearly within the provision of the second clause of the section above cited.

I am of the opinion also that the proposed legislation is local and special in its character and is forbidden by section 7, Article 3 of the Constitution, but sufficient reasons having already been given for withholding my approval, I will not discuss this question.

DANIEL H. HASTINGS.

---

To the Senate Vetoing a Joint Resolution Providing for the Publication of a History of the Game of the Commonwealth to be Prepared by the Economic Zoologist of the State.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 20, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, concurrent resolution originating in the Senate, March 1st, 1897, and concurred in by the House of Representatives, May 5, 1897, providing that the Economic Zoologist "prepare and have published by the Public Printer, in pamphlet form, 12,000 copies of a report containing a history of the game of the

Commonwealth," for the reasons given for withholding my approval of the concurrent resolution originating in the Senate, March 22d, 1897, providing for the printing and binding of 10,000 copies of the report of "the Indian Forts Commission," and transmitted this day to the Senate.

DANIEL H. HASTINGS.

---

To the Senate Vetoing a Joint Resolution Providing  
for a Reprint of the Report of the Indian Forts  
Commission.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 20, 1897.

I RETURN HEREWITH, WITHOUT MY APPROVAL, concurrent resolution originating in the Senate, March 22, 1897, and concurred in by the House of Representatives, May 17th, 1897, authorizing the State Printer "to print and bind in cloth, under the supervision of the State Librarian, ten thousand (10,000) copies of the report of Indian Forts Commission, made in the year one thousand eight hundred and ninety-five," and providing further that the cost of printing and binding the same shall not exceed seven thousand dollars.

This is one of a number of concurrent resolutions that have been passed by the General Assembly and have reached the Executive, incurred large expense to the State, for which it will be necessary to provide appropriations later in the session. To approve of a resolution of this character pledges the Executive in advance to approve of the appropriation that may be



made to meet the expenditure. Whether or not the revenues will admit of the expenditure of the moneys proposed cannot be known until after the disposition of the bills providing for taxation and the collection of revenues, and I deem it unwise to approve any measure of this character until it can be known with reasonable certainty whether the condition of the treasury will be such as to justify the appropriation. Our charitable and penal institutions must be provided for with judicious care, and, in the interest of humanity, we cannot permit them to suffer by the expenditure of public funds for any purpose which cannot be regarded as absolutely necessary. "The Frontier Forts," for which the resolution provides, is in every respect deserving of consideration, being one of the best of our State publications, but as the approval of the resolution would impliedly require me to approve of the necessary appropriation to pay for the work hereafter made, at a time when I cannot possibly know whether the expense would be justified, having due regard to other obligations of the Commonwealth, I feel it my duty to withhold my approval.

DANIEL H. HASTINGS.

To the Assembly Vetoing "An Act to Amend 'An Act to Provide for the Incorporation and Regulation of Certain Corporations,' as Amended, Providing for the Incorporation of Companies to Carry on the Business of a Pawnbroker, and the Lending of Money on the Security of Personal and Real Property."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 20, 1897,

I RETURN HEREWITH, WITHOUT MY APPROVAL House bill No. 125, entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, as amended by the act approved the seventeenth day of April, Anno Domini one thousand eight hundred and seventy-six, providing for the incorporation of companies to carry on the business of a pawn-broker and the lending of money on the security of personal and real property."

The effect of this bill is to bring the business of a pawn-broker within the provisions of the general corporation act of April 29th, 1874, and its supplements, and allow persons engaged in such business to become bodies corporate under the provisions of said act. The business of a pawn-broker is of such character that great temptation exists on the part of those engaged in it to take undue advantage of the persons with whom they deal, and in my judgment it is far better, on grounds of public policy, that the business should be conducted by natural rather than by artificial persons.

But the bill is open to the further objection that it would give authority to corporations created for the

purpose of conducting the business of pawn-brokers to engage also in the business of lending money on the security of real or personal property. The language of the proposed bill is "the carrying on of the business of a pawn-broker and the lending of money on the security of personal and real property." This language is broad enough to enable corporations created under this act, if it were to become a law, to loan money upon collaterals and possibly to discount commercial paper, as well as to loan money upon real estate security. It has always been held under the corporation act of 1874 that corporations may not be created for a dual purpose. This bill, in express terms, gives authority, not only to do the business of a pawn-broker, but also to make loans in the same manner as a savings bank or trust company, thus giving to the corporation so created privileges accorded to no other under existing law. The savings banks and trust companies of the State are under the supervision of the Banking Department, and the public are protected as far as possible in the transaction of business with such institutions. If this bill should become a law, a serious question might arise whether the corporations created under it would be subject to such supervision. For these reasons I believe the measure to be unsafe and not for the best interests of the people of the Commonwealth.

DANIEL H. HASTINGS.

To the Assembly Vetoing "An Act to Enlarge the Competency of the Wife to Testify Against Her Husband."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 20, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 39, entitled "An act to enlarge the competency of the wife to testify against her husband."

This bill provides in its first section that "in any civil action brought by the husband for the purpose of recovering damages from the defendant for having wrongfully estranged his wife's affections, or for having wrongfully enticed or compelled her to leave him, or for harboring his wife without lawful justification or excuse, the wife shall be a competent witness for the defendant." The second section provides that "In any civil action brought against the husband to recover necessaries furnished to the wife, if the husband makes defense at the trial upon the ground that his wife had left him without justification or excuse before the necessaries were furnished, or upon any other ground which attacks the wife's character or conduct, she shall be a competent witness in rebuttal for the plaintiff:" and the third section provides that "In any criminal proceeding brought against the husband, if he makes defense at the trial upon any ground which attacks the wife's character or conduct, she shall be a competent witness in rebuttal for the Commonwealth."

While I could not approve of any one of the three sections of this bill and exclude the others, even had I the power to do so, I regard the first section as particularly objectionable. It refers to the case of a husband bringing suit against the wrongdoer for alienating his wife's affections, or for enticing her from her

home, and permits the defendant, who may have destroyed the happiness of the household, to call the wife of the injured husband to relieve the defendant from liability in a court of justice. The tendency of legislation of this character, in my judgment, is open to most serious objection. It weakens the sacredness of the marital relation and the security of the home. It affects not only the husband and the wife but may also shield the guilty, and is likely to bring shame and unhappiness to the children of the family affected. I can think of no case where such legislation would be beneficial, but I am clearly of the opinion that it would be productive of great evil.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act Regulating the Educational Rights of School Districts in the Election of Supervisory Principals."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 26, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 225, entitled "An act regulating the educational rights of school districts in the election of supervisory principals."

The language of the provisions of this bill is ambiguous. The phrase "there shall be no difference between the educational rights granted to school districts of the Commonwealth" may be construed to mean that all townships and boroughs shall have the right to elect commissioned superintendents with power to issue certificates to teachers, a right now vested only in the school boards of cities and also of

boroughs and townships having a population of five thousand or more. This would certainly cause great confusion and interfere with the work of the county superintendents. The bill authorizes boroughs and townships to "elect supervisory principals" without defining the duties of such officials or the method of electing them. The office of "supervisory principal" is unknown to the school laws of Pennsylvania, and I am of the opinion that when a new office is created by law its functions should be clearly defined.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "A Supplement to "An Act Providing for the Incorporation and Government of Cities of the Third Class," and Providing for the Assessment and Collection of Special Taxes Upon Properties Abutting for Street Sprinkling and Street Cleaning."

Commonwealth of Pennsylvania,

Executive Department

Harrisburg, Pa., May 28, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 71, entitled "A supplement to an act, entitled 'An act providing for the incorporation and government of cities of the third class,' approved May twenty-third, one thousand eight hundred and eighty-nine, and providing for the assessment and collection of special taxes upon properties abutting for street sprinkling and street cleaning."

The effect of this bill, if it were to become a law, would be to authorize councils in cities of the third class to provide by ordinance for the sprinkling and cleaning of the streets at the expense of the owners of

the property abutting upon the same, and the entry of liens against such abutting property for the non-payment of the cost of such sprinkling and cleaning.

I am of the opinion that legislation of this character would impose upon property owners unjust and unreasonable burdens. The cleaning of the streets, particularly in the densely populated portion of a city, is clearly a municipal duty, and the burden of performing such duty should not be imposed upon the property abutting upon such street, the owner of which, in most instances, did not create the necessity for the cleaning. In many of our cities, markets are held in the public streets two or three times in a week, for the public benefit, and this necessarily results in the depositing in the streets of garbage and offal of various kinds. Indeed the necessity for cleaning the public streets in all parts of a city arises from their use as public highways, and therefore, the expense of maintaining them in good condition should be paid by the public, and not by the private individual.

The machinery provided by the act for the collection of unpaid assessments for street sprinkling and street cleaning, is by the entry of a lien and the collection thereof in the same manner as municipal liens for paying and sewer taxes are now collected. In most instances the cost of entering the lien, the service of notice, the prothonotary's fees, etc., would be largely in excess of the amount demanded, and would subject the property owners not only to unnecessary expense, but to annoyances of the most irritating character. The collection of the cost of paving and the cost of sewers from abutting property owners is justified because of the direct benefits accruing to the property holder; but no such argument can be made in favor of the proposition contained in this bill.

DANIEL H. HASTINGS.

To the Assembly Vetoing "An Act to Allow Common School Houses to be Used for Purposes of Sabbath Schools and Religious Services."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 31, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 223, entitled "An act to allow common school houses to be used for purposes of Sabbath schools and religious services."

This bill provides that all common school houses of this Commonwealth, when situate where church, houses or halls cannot be obtained may be granted for the holding of Sabbath schools and religious services, "except in such common school houses where the majority of the parents sending scholars to certain schools object."

The effect of this bill, if it were to become a law, would be to permit common school houses to be used for religious purposes in certain localities where the majority of the parents sending their children to school at such school houses should consent, and refusing the use of other school houses for like purposes where a majority of the parents object. The act, would, therefore, become local or special, and would be in conflict with article III of section seven of the Constitution, which provides that "the General Assembly shall not pass any local or special law \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts."

It is a matter of common knowledge that in many places throughout the Commonwealth the public school houses are used for Sabbath school purposes and the conducting of religious services, perhaps by common consent of the people of the school-district, but I do not deem it wise, independently of the consti-



tutional question involved, to place upon the statute books any legislative authority for the use of public schools houses for any other purpose than that for which they are erected.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act to amend 'A Further Supplement to an Act to Promote the More Certain and Equal Assessment of Taxes in Philadelphia, Relating to the Assessors and Assessment in Said City,' Providing an Increase of Salary to the Members of the Board of Revision of Taxes."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 20, 1897.

I HEREWITH RETURN WITHOUT MY APPROVAL, Senate bill No. 11, entitled "An act to amend section two of an act approved the twelfth day of April, one thousand eight hundred and seventy-three, entitled 'A further supplement to an act to promote the more certain and equal assessment of taxes in Philadelphia,' approved the fourteenth day of March, one thousand eight hundred and sixty-five, relating to the assessors and assessments in said city, providing an increase of salary to the members of the Board of Revision of Taxes."

The effect of this bill is to increase the salaries of the three members of the Board of Revision of Taxes in Philadelphia county from four thousand dollars each per annum to six thousand dollars each per annum. While it may be freely admitted that these officials perform valuable public service requiring much

labor and ability, I cannot agree that an increase of fifty per centum in their salary would be justified under existing business conditions. The burdens of taxation never weighed more heavily upon the people than they do at present, and no bill should become a law that increases these burdens unless the necessity therefor is clearly demonstrated. The present salary of these officials is the same that is now paid our law judges throughout the State, except in a few instances, where the duties of the judge are exceptionally onerous.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act to Amend 'An Act to Empower County Controllers of Cities of the First Class to Deputize a Clerk to Countersign Warrants Drawn in Payment of Salaries,' so as to Authorize the Controller of Counties Co-Extensive in Boundary with Cities of the first Class, to Appoint His Chief Clerk as Deputy Controller, with Authority to Perform all of His Duties During the Necessary or Temporary Absence of the Said Controller, and Fixing the Salary of Such Deputy Controller."

Commonwealth of Pennsylvania,

Executive Department,

Harrisburg, Pa., May 20, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 36, entitled "An act to amend an act, entitled 'An act to empower county controllers of cities of the first class to deputize a clerk to countersign warrants drawn in payment of salaries,' approved the fifteenth day of April, Anno Domini one thousand eight hundred and ninety-one, so as to au-

thorize the controller of counties co-extensive in boundary with cities of the first class to appoint his chief clerk as deputy controller, with authority to perform all of his duties during the necessary or temporary absence of the said controller, and fixing the salary of such deputy controller."

Under existing laws the controller in cities of the first class is authorized and empowered to deputize his chief clerk to countersign any or all his warrants legally drawn in payment of salaries. His chief clerk receives at present a salary of twenty-five hundred dollars per annum. This bill, should it become a law, authorizes the controller to deputize and appoint in writing his chief clerk as deputy controller, and gives the deputy authority, during the necessary or temporary absence of the controller, to perform all the duties of the controller, and, in case of a vacancy, to act as controller until a successor is duly qualified, and fixes the salary of such deputy at forty-five hundred dollars per year, or an increase of two thousand dollars.

The office of controller, particularly in a great city, is a most important one. He is vested by law with judicial or quasi-judicial duties, and is clothed with large discretionary powers. Presumably he is elected to fill the office because of his qualifications and the public belief in his integrity. He has the power, when any claim against the municipality is presented to him, to require evidence that the amount claimed is justly due, and for that purpose may summon before him any officer, agent or employe of any department of the city or any other person, and examine him upon oath or affirmation relative to such warrant or claim. At the end of each fiscal year, or oftener if required by councils, and also upon the death, resignation, removal or expiration of the term of any officer, it is made his duty to audit, examine and settle the accounts of such of-

ficer; and it is further made his duty to see that no public moneys are expended except in pursuance of law, and to guard the public treasury against all unauthorized expenditures. The deputy controller provided for by this bill would be clothed with the same powers, and, in my judgment, it would be unwise and improper to authorize the controller to transfer his important duties to a deputy of his own appointment.

The increase of the salary, amounting to two thousand dollars per year, I also believe to be a most serious objection to the bill under consideration, and to my mind would in itself justify the withholding of my approval. No increase in public expenditures can be justified at this time unless the necessity therefor is apparent.

DANIEL H. HASTINGS.

---

To the Senate Vetoing a Joint Resolution Providing for Printing the Report of the Special Committee of the Senate Appointed to Investigate the Government of Cities of the First Class."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 20, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, concurrent resolution originating in the Senate, May 4th, 1897, and concurred in by the House of Representatives, May 12th, 1897, providing for the printing of "twenty-five hundred copies of the report of the special committee of the Senate appointed to investigate the government of cities of the first class," for the reasons given for withholding my approval of the concurrent resolution originating in the

Senate, March 22d, 1897, providing for the printing and binding of ten thousand copies of the report of the "Indian Forts Commission," and transmitted this day to the Senate.

DANIEL H. HASTINGS.

---

To the Senate Nominating Managers of the Pennsylvania Reform School at Morganza.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, May 26, 1897:

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be managers of the Pennsylvania Reform School at Morganza, to serve until the first Monday in May, 1901:

Joseph Albree, Allegheny City.

Thomas Wightman, Pittsburg.

Alexander J. Pentecost, Allegheny City.

James Allison, Sewickley.

James McClellan, Morganza.

William Denny, Washington.

John T. Iams, Waynesburg.

William S. McKinney, Allegheny.

DANIEL H. HASTINGS.

To the Senate Vetoing "An Act Fixing the Salaries of the Deputy Sheriffs, Other than that of the Chief or Real Estate Deputy, in Counties Co-extensive in Boundary with a City of the First Class."

Commonwealth of Pennsylvania,  
Executive Department.  
Harrisburg, May 31, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 132, entitled "An act fixing the salaries of the deputy sheriffs other than that of the chief or real estate deputy in counties coextensive in boundary with a city of the first class."

This bill, if it were to become a law, would increase the salary of a deputy sheriff in the city of Philadelphia, excepting the chief deputy and real estate deputy, from one thousand dollars per annum to two thousand five hundred dollars per annum. As the law fixes no limit upon the number of deputies which the high sheriff may appoint, the present and future sheriffs of Philadelphia county would have the power to appoint an unlimited number of deputies at an annual salary of \$2,500.00 each.

Approval of this bill has been strenuously urged principally because the increase of salary would not come out of the treasury of the State but from fees paid into the Philadelphia city treasury. While this is true, it would come primarily from the debtor, who might be so unfortunate as to get into the hands of the law.

A large number of petitions are on file, numerous signed, urging the approval of the bill in the following language:

"The present compensation of one thousand dollars per annum, out of which all expenses incident to the office must be paid, is not only unreasonable and inadequate, but has mainly been the cause of the perni-

cious practice of feeing which has so long prevailed in that branch of the sheriff's office. We believe that if a decent and living salary be paid to the deputies, this abuse will, in a large measure, be corrected, and the tone of the office itself improved and elevated."

These propositions are denied. The taking by the deputy sheriff of fees, not authorized by law, is a misdemeanor punishable by fine or imprisonment, and dismissal from office. The remedy for dishonesty in public office is not an increase of salary.

This is a time, in my judgment, for retrenchment of all public expenditures and not for an increase of salaries of public officials.

DANIEL H. HASTINGS.

---

To the Senate Vetoing a Joint Resolution Providing for the Reprint of Certain Grand Atlases of the Geological Survey.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, June 4, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, concurrent resolution which passed the House of Representatives, May 21, 1897, and was concurred in by the Senate, May 25th, 1897, and which directs the State Printer to print twenty-five hundred copies of Grand Atlases of Divisions of Nos. 1 to 5 inclusive, to accompany certain Geological reports already printed, which copies are, by the resolution, to be distributed, five hundred for the use of the Senate, one thousand for the use of the present House of Repre-

sentatives and one thousand to the Secretary of Internal Affairs for use in completing sets of Geological Reports now in his possession.

This resolution, if approved, would commit the state to the payment of the expense of printing the maps referred to. There is no provision or limitation regarding their cost. The State Printer could go on and complete the maps according to his own taste and judgment and, so far as the resolution goes, fix his own price therefor. To attempt to legislate by means of concurrent resolutions is dangerous. Nevertheless if there were a bill in due form of law before me making specific appropriation and guarded by careful restrictions as to the cost of the maps, I could not give the measure my approval, because of the present condition of the public Treasury.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act Authorizing the Arrest and Committing to Bail of Persons Violating an Ordinance of Any Borough of this Commonwealth."

Commonwealth of Pennsylvania,  
Executive Department.  
Harrisburg, June 7, 1897.

RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 46, entitled "An act authorizing the arrest and committing to bail of persons violating an ordinance of any borough of this Commonwealth," for the sole reason that on June 4th, 1897, I approved Senate bill No. 35, entitled "An act relating



to boroughs, providing a method of procedure for violations of law and borough ordinances and for the collection of the fines and penalties imposed for said violations." The latter act embodies the same provisions as the proposed act herewith returned and the approval of this bill is, therefore, unnecessary.

DANIEL H. HASTINGS.

To the Senate Vetoing "An Act to Prohibit the Catching, Taking or Keeping for Sale or Shipment Within the County of Bradford, any Grouse or Pheasant, Quail or Partridge, Woodcock, Wild Pigeon, Trout or Bass, and Also to Prohibit Absolutely the Killing of Deer or Fawn for a Period of Three Years."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, June 4, 1897.

Gentlemen:—

I RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 104, entitled "An act to prohibit the catching, taking or keeping for sale or shipment within the county of Bradford any grouse or pheasant, quail or partridge, woodcock, wild pigeon, trout or bass, and also to prohibit absolutely the killing of deer or fawn for a period of three years."

This bill applies only to the county of Bradford, and I believe it to be in conflict with section seven of article III of the Constitution, which provides that "the General Assembly shall not pass any local or special

law \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts.”

An additional reason for withholding my approval from this bill is found in the fact that I have already approved House bill No. 180, entitled “An act for the better protection of game and game mammals, game birds and song and insectivorous birds, limiting the number of game birds and game mammals to be killed by any one person in one day or in one season, prohibiting the sale of the same and the shipment thereof outside of the State, and providing penalties for the violation thereof.” The bill to which I refer is general in character and I think fully meets the object of the special act under consideration. It is desirable that legislation of this character should be general and not special, and I think House bill No. 180 corrects all or nearly all of the evils complained of.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Asylum for the Chronic Insane at Wernersville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 7, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the State Asylum for the Chronic In-

sane at Wernersville, for the term of three years, to compute from June 12, 1897:

Horace Brock, Lebanon, Lebanon county.

Joseph L. Lemberger, Lebanon, Lebanon county.

John A. M. Passmore, Philadelphia, Philadelphia county.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Hospital for the Insane at Warren.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 7, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Hospital for the Insane at Warren, for the term of three years, to compute from June 10, 1897:

George Lewis, Franklin, Venango county.

Charles C. Shirk, Erie, Erie county.

DANIEL H. HASTINGS.

To the Senate Recalling the Nomination of John T. Iams as a Manager of the Pennsylvania Reform School at Morganza.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 7, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to recall the nomination of John T. Iams, of Greene county, to be a member of the board of managers of the Pennsylvania Reform School at Morganza, made to the Senate by Executive message, dated May 26th, 1897.

DANIEL H. HASTINGS.

---

To the Senate Conveying Certain Information Concerning the Revenues of the State.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 7, 1897.

**I** AM IN RECEIPT OF A CONCURRENT RESOLUTION, originating in the Senate, dated May 31, 1897, and concurred in by the House of Representatives on June 1st, 1897, which is as follows:

“Resolved (if the House of Representatives concur). That His Excellency the Governor be requested to communicate to the General Assembly whether a deficit will exist at the close of the present fiscal year and whether the estimated revenues for the two ensuing years will be sufficient to meet the deficit if any exist, as well as the ordinary expenses of the State government, and if in his judgment existing laws are

not sufficient then what subjects of taxation he may recommend to the consideration of the General Assembly that will sufficiently increase the revenues of the State to the end that no financial embarrassment may occur."

The information asked for in this resolution was given to the General Assembly more than five months ago. On the 5th day of January, 1897, in my biennial message, I gave you detailed information as to the condition of the State Treasury and an estimate of the probable income from all sources for the years 1897 and 1898. I then stated: "The Auditor General and State Treasurer have submitted to me a detailed statement of the estimated revenues for the years 1897 and 1898. Their estimate is based upon the income for the years 1895 and 1896, and amounts to \$9,768,829 for each of the coming two years. This estimate is submitted for your information and guidance in making appropriations covering that period. Notwithstanding the State debt has been almost entirely provided for, the above figures will indicate clearly to you that the appropriation of public moneys should be reduced below the amount appropriated by the last General Assembly, unless some means can be devised for increasing the revenues."

Since the receipt of the above resolution of inquiry, I have again called upon the State Treasurer and Auditor General for the purpose of ascertaining whether after five months had elapsed from the time of their previous statement they see reason for any change or modification of their judgment. They inform me that the calculations as given in January last remain unchanged, and I concur in their judgment.

This estimate of \$9,768,829 of revenues for each year does not include the revenues which may be derived from the "direct inheritance tax," lately become a law, and which is the only revenue measure that has reached

me from your honorable bodies. It is believed that the direct inheritance tax law will yield about \$1,000,000 in revenue per annum.

On the 26th of February, 1895, I had the honor to submit to the General Assembly an estimate made by the then Auditor General and State Treasurer of the revenues for the years 1895 and 1896. Auditor General Gregg and State Treasurer Jackson reported that, in their judgment, the revenues would amount for each of these two years to \$9,455,725. The report of the State Treasurer shows that the net revenues for the year 1895 amount to \$9,624,654.99, and for the year 1896 to \$10,176,745.74, thus proving that the estimates of the Auditor General and State Treasurer were conservative and approximately correct. Their estimates, in fact, would have exceeded the amount of the actual revenues had not the Attorney General and Auditor General exercised unusual diligence to enforce, by legal process, payments of over-due taxes. The records show that there was collected from delinquent corporations during the years 1895 and 1896 the sum of \$845,211.66. The collection of so large an amount, of course, cannot be repeated, because the taxes are now well collected up to date.

The fiscal officers have furnished me with the following summary, which shows the actual financial condition at the close of business on May 26, 1897:

Estimated total receipts for fiscal year to November 30, 1897, .....	\$9,768,829 00
Balance in bank May 26, 1897, .....	4,468,758 87
	<hr/>
	\$14,237,587 87
Payments made from November 30, 1896, to May 26, 1897, .....	6,921,000 05
	<hr/>
	\$7,316,587 82
Payments due on account of quarter ending May 31, 1897, .....	\$1,000,000 00

Payments due on account of six		
months to November 30, 1897, ....	9,937,182 00	
	<hr/>	10,937,182 00
		<hr/>
Deficit, .....		<u>\$3,629,594 18</u>

From the above figures it will be seen that the fiscal officers estimate that there will be a deficiency of about \$3,620,594.18 on November 30, 1897.

A word of explanation is necessary as to this deficiency. The fiscal year, so far as it relates to the revenues, by operation of law, ends on November 30. The fiscal year, in so far as it relates to appropriations, ends May 31. Thus, the period of six months intervening between May 31 and November 30 is liable to cause confusion. If the State were to settle up its accounts on November 30, 1897, in the same manner as a business institution would do, it would be lacking about three and one-half millions of dollars of having money enough to pay all its obligations, and in that sense there would be a deficiency. But the appropriation year ends May 31, and the revenue year ends November 30; therefore, the last six months of the revenue year, in the calculations of the fiscal officers, have been anticipated in the appropriation year. If the revenues depended upon to be paid into the Treasury during the last six months of the revenue year could all be collected in the first six months, the above deficiency would be somewhat reduced, but to what extent I am unable to say, because the fiscal officers have made extraordinary efforts to collect every thing possible in the first six months.

In the above estimate made by the Auditor General and State Treasurer and included in the \$9,937,182, are two large and important items; the first being \$636,000, the estimated cost of the present legislative session; and the other, \$5,500,000 appropriated to the public.

schools. There being no session of the Legislature required by law next year, the first item will drop from the account.

The appropriation for the public schools being more than half of all the appropriations, is difficult to handle. Certain conditions are imposed by law which must be complied with by each school district before it can receive its share of the State appropriation. This has always caused delay and for many years past, perhaps from the beginning of the school system, the appropriation has not been fully paid to the districts until about a year after the close of the appropriation year. For instance, the last General Assembly appropriated \$5,500,000 for the appropriation year beginning June 1st, 1895, and likewise \$5,500,000 for the appropriation year beginning June 1, 1896. To-day the appropriation for the first of these years is not quite paid in full, while not a dollar of the appropriation for the year beginning June 1, 1896, has been paid.

The last General Assembly, wisely recognizing the difficulties under which the fiscal officers labored in this behalf, inserted the following clause in the school appropriation section: "Provided also, That warrants for the above and all other unpaid appropriations for common school purposes shall be issued in amounts designated by the State Treasurer, and whenever he shall notify the Superintendent of Public Instruction in writing that there are sufficient funds in the State Treasury to pay the same."

The question of actual cash deficiency, therefore, depends upon the rapidity with which the State Treasurer pays out the school appropriation. He has the power at any time to exhaust the Treasury by paying out the over-due school appropriation; and he has the power to cripple the State institutions simply by giving preference to the distribution of the school funds.

Of the appropriations made by the General Assem-



bly of 1895, I was compelled to veto direct appropriations for various purposes, amounting to \$745,561.00, and other measures, carrying with them expenditures of money, which would have swelled the total to more than \$1,000,000. Notwithstanding this large reduction from the appropriations sought to be made by the last Legislature, the revenues have been inadequate.

In reply to your request to state "what new subjects of taxation I have to recommend to the General Assembly to increase the revenue," I beg leave to remind you that, if in your wisdom you deem it necessary to pass additional revenue laws, there is no duty resting upon the Executive to name subjects for taxation. Under our system of government this duty is exclusively for the General Assembly. By article III, section 14 of the Constitution, it is provided that "All bills for raising revenue shall originate in the House of Representatives, but the Senate may propose amendments as in other bills." As it is the fundamental law that all bills for raising revenue shall originate in the House of Representatives it would be contrary not only to the letter but also clearly contrary to the spirit of the Constitution that such bills should originate with the Executive. I am not aware that at any time in the past the Executive has been called upon by the General Assembly to take part in legislation, and the resolution under consideration has, therefore, neither precedent nor authority of law upon which to stand.

Your honorable bodies were furnished by me more than five months ago with a detailed estimate of the probable revenues during the next two fiscal years, and were advised at the same time that appropriations would not be approved in excess of the estimates so made, unless additional revenues were provided. During the period that you have been in session but one revenue measure has reached me, commonly known as "the direct inheritance tax bill." The amount that

will probably be realized from this measure I have already indicated.

At this time, when almost all industries are suffering, when trade is stagnant and when willing labor can find no employment, economy in the expenditure of public moneys should control the General Assembly in its appropriations and will certainly control the Executive in the consideration of all such measures. I have steadily withheld my approval from various bills increasing the salaries of public officials, but I would gladly approve any bill that might be lawfully passed, decreasing reasonably existing salaries from the highest to the lowest. When the individual citizen finds it necessary to exercise the most rigid economy in order to support himself and his family, it is certainly a strong admonition to you and to the Executive to see to it that his burdens should not be increased, but so far as possible should be lessened.

Representing, as you do, all portions of the State, being familiar with its public institutions, your committees having visited them for the purpose of ascertaining their needs, your honorable bodies will best understand how judicious reductions may be made without working serious injury to any. Whereas, if necessity compels the withholding of Executive approval from appropriations in order to keep the Treasury solvent, much harm may be done to worthy institutions by withholding all where half would greatly help.

Our public schools must be sustained, our penal institutions provided for, and the unfortunate in mind and body, whom we have always with us, must receive our sheltering care. This money is for all these if wisely administered. There are two ways for states as well as individuals to successfully meet such exigencies as the present conditions impose. The first is to increase the income to meet existing outlay. This is practically impossible for State or individual at this

time. The other is to reduce expenditures so as to live within the income. This is good housekeeping. Instead of searching through the crippled business interests of the State for new subjects to tax, or calling upon me to point them out, it will be much easier and more in the line of duty, as public servants, to exert our energies in finding where the burden of taxation may, in some measure, be lifted from the shoulders of our people.

Existing conditions should admonish us to exercise the strictest economy in all matters and in every direction. The enormous expense incurred by investigating committees, some of them perhaps of doubtless necessity, and the liberality with which the public funds have been heretofore used in contested election cases, have very properly arrested public attention, and I earnestly urge upon your honorable bodies the curtailment of expenses of this character.

Your prompt action upon and speedy disposition of the work remaining before you, making an early adjournment possible, will, I am confident, meet with the approval of the people of the Commonwealth.

DANIEL H. HASTINGS.

---

To the Senate Nominating Benjamin P. Opdyke Director of the Nautical School at Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 14, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Benjamin P. Opdyke, of Philadelphia, to be director of the Nautical School at Phila-

delphia, to serve for the term of six years, to compute from May 3, 1897.

DANIEL H. HASTINGS.

---

To the Senate Nominating John D. Shafer Judge of Court of Common Pleas No. 2 of the Fifth Judicial District.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 14, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John D. Shafer, of Allegheny county, to be judge of the Court of Common Pleas No. 2, of the Fifth judicial district of Pennsylvania.

DANIEL H. HASTINGS.

---

To the Senate Nominating John McDowell a Commissioner of the National Road.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 14, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John McDowell, of Washington county, to be commissioner of the National road, for the term of three years, to compute from June first, 1897.

DANIEL H. HASTINGS.

To the Senate Nominating John T. Iams Manager of  
the Pennsylvania Reform School at Morganza.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 14, 1897.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John T. Iams, of Greene county, to be manager of the Pennsylvania Reform School at Morganza, to serve until the first Monday in May, 1901.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act to Amend 'An Act Relating to the Collection of Taxes in the County of Cambria,' Further Regulating the Compensation of the Treasurer of Said County for the Collection of Said Taxes."

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 14, 1897.

RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 269, entitled "An act to amend section nine of an act, entitled 'An act relating to the collection of taxes in the county of Cambria,' approved the eighth day of April, Anno Domini one thousand eight hundred and seventy-two; further regulating the compensation of the treasurer of said county for the collection of said taxes."

By the special act of Assembly approved April 8th, A. D. 1872, the treasurer of the county of Cambria is entitled to receive five per centum of all taxes collected

and paid out by him and the bill under consideration is an amendment to that act reducing the commission from five per centum to two per centum. I am convinced that the object of the bill is entirely proper but is clearly in conflict with section 7, article III of the Constitution, which provides amongst other things, that "the General Assembly shall not pass any local or special law \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts."

For this reason alone I withhold my approval.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act to Amend 'An Act to Incorporate the Village of Saint Clair into a Borough to be Called Saint Clair,' Providing for the Election of a Supervisor by the Electors of Said Borough."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, June 14, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 279, entitled "An act, entitled an act to amend the act, entitled 'An act to incorporate the village of Saint Clair into a borough to be called Saint Clair,' approved the sixth day of April, Anno Domini one thousand eight hundred and fifty, providing for the election of a supervisor by the electors of said borough of Saint Clair in the county of Schuylkill."

This bill is in direct conflict with section 7, article III of the Constitution which provides, amongst other things, that "The General Assembly shall not pass any

local or special law \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts.”

The bill under consideration should it become a law would regulate the affairs of the borough of Saint Clair and this is clearly forbidden by the Constitutional provision above cited.

DANIEL H. HASTINGS.

---

Speech Before the Republican National Convention at St. Louis in 1896 Naming Senator Matthew Stanley Quay of Pennsylvania as a Candidate for the Nomination for President of the United States.

Mr. Chairman and Gentlemen of the Convention:—

**P**ENNSYLVANIA COMES TO THIS CONVENTION, giving you the cordial assurance that, whoever may be our National standard bearer, he will receive of all the States in the Union, the largest majority from the Keystone State.

There have been no faltering footsteps in Pennsylvania when the tenets of Republicanism have been at stake. Our Party's principles have always been held as sacred as Independence Hall or the memory of her dead soldiers. Having within her borders more American citizens relatively who own the homes in which they live; whose principal daily avocation is to subdue and develop her great store houses of native wealth; whose wage earners, skilled and unskilled, receive, one year with another, the highest average American wage rate—the Republicans of Pennsylvania, by their chosen representatives, come to this convention and, with you, demand, and their every interests demand, a system of national currency equal to the best in the world.

They demand as well that the Government they love and for whose flag they have fought, and still stand ready to defend, shall pay its debts in money and not in promises. They insist that a dollar is not created by the fiat of the government, but must have 100 cents of intrinsic or unchangeable value, measured by the world's standard, and that any debasement of the standard would be fatal to business security and national honor.

They believe in the old fashioned custom of living within their income, and when the income is unequal to the necessary outgo they insist upon increasing their revenue rather than increasing their debt. They believe that the primary object of government is to defend and promote the interests of the people who have ordained that government for the advancement of their common welfare. They hold that the revenue policy and the protective policy go hand in hand, and they stand as the sturdy and unwavering champions of that American system of fair and evenhanded protection which, injuring none and helping all, has made this nation great and prosperous.

Pennsylvania comes to this Convention and with great unanimity asks you to name a standard bearer who will represent not only the principles and conditions, but the brightest hopes and aspirations of the Republican party; a man who has been a loyal supporter of its every great movement; a potent factor in its councils from the day of its birth and baptism on Pennsylvania soil, to the present time; a man whose every vote and utterance has been upon the side of sound money, fair protection and a strong and patriotic Americanism.

Those whom I represent and who ask his nomination at your hands, point to a statesman, who has been in the forefront of every battle for his party; who has been its champion, its wise counsellor, its organizer and



the successful leader of its forlorn hopes. He was with those patriots who rocked the cradle of Republicanism; he was among the first to comprehend the magnitude of the armed debate of '61 and to give himself to the Union cause. In 1878 he stemmed the tide of currency inflation and won a victory which, while less ostentatious, was equal in importance to his successful rescue of the country from free trade and Grover Cleveland in '88.

The American citizen who believes that all laws and all policies should be for America's best interest; the American soldier who admires valor as much as he loves the flag of his reunited country; the American wage earner who loves his home and family and who will never consent to sink himself to the wage level of the foreign pauper; the American manufacturer emerging from the tortures of a free trade panic, and, anxious to relight the fires of industry where darkness and silence still hold sway; they who loudly proclaim their recent but perfect conversion to the true gospel of Republicanism; they who demand dollars as good as gold as the wage for good work; who believe in commercial reciprocity with other Nations, but who say "Halt" to any further foreign encroachment upon any part of America—these, all these, have found in him a steadfast friend and able supporter.

He was the soldier's friend in war and he has been their constant champion in peace. The survivors of those who fought for freedom and won immortal fame, recognize in him a comrade whose valor has been proved on hard fought field and attested in the proudest trophy ever won by soldier—the decoration awarded him by the American Congress.

Called to lead a forlorn hope in the great campaign of '88, he wrought a task equal to the six labors of Hercules. He organized the patriotism and Republicanism of the country for victory. He throttled the

Tammany tiger in his den, and, forcing an honest vote and an honest count in the stronghold of the most powerful and corrupt political organization in the land, rescued the country from the heresies of Democracy. Having thus made himself too powerful and too dangerous to the enemy, the order went forth to assassinate him, but the poisoned arrows of slander and vituperation, thrown in bitter and relentless hatred, fell broken at his feet. He turned to the people among whom he lived and whose servant he was, and his vindication at their hands was an unanimous re-election to the Senate of the United States.

There, representing imperial Pennsylvania and her interests he stood like a rock, resisting the combined power of a free trade president and party, until the deformity known as the Wilson bill, was altered and amended so as to save at least some of the business interests of his state and country from the entire and utter ruin.

We welcome the issue—American protection; American credit and an American policy. Let the people in the campaign which this Convention inaugurates, determine whether they are willing to live through another free trade panic. Let the wage-earner and the wage-payer contemplate the bitter experiences which brought hunger to the home and financial ruin to the other. Let the American farmer compare farm-product prices with free trade promises. Let him who has saved a surplus and him who works for a livelihood, determine each for himself, if he craves to be paid in American dollars, disgraced and depreciated to half their alleged value. Let him who fought for his country's flag; let the widow, the orphan and the loving parent who gave up that which was as precious as life, behold that flag and all it stands for, pawned to a foreign and domestic joint syndicate to raise temporary loans for the purpose of postponing the final financial disaster and answer whether they want this shame and

humiliation repeated. Let the sovereign voice be heard in the coming election declaring that the only government founded on the rock of freedom, blessed with every gift of nature and crowned with unmeasured possibilities, shall not be dethroned, degraded, pauperized by a party and a policy at war with the very genius of our national existence.

Nominate him whom I now name and this country will have a President whose mental endowments, broad-minded statesmanship, ripe experience, marvelous sagacity, unassuming modesty, knightly courage and true Americanism are unexcelled. Nominate him and he will elect himself.

I name to you the soldier and the statesman, Pennsylvania's choice—Matthew Stanley Quay.

---

To the Assembly Vetoing "An Act Making it Lawful to Erect and Maintain Fences Constructed in Whole or in Part of Wire Along the Public Roads, and Between Adjoining Lands in this Commonwealth."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 15, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 213, entitled "An act making it lawful to erect and maintain fences constructed in whole or in part of wire along the public roads and between adjoining lands in this Commonwealth."

The bill by its second section provides that "Whenever any person shall, by virtue of the provisions of any law of this Commonwealth, be required or compelled to erect any line fence or any fence along any public highway, such person shall be deemed to have fully complied with such requirement when he shall have erected a fence of sufficient height, constructed in whole or in part of wire." This is a legislative declaration of what shall constitute a sufficient "line fence or any fence along any public highway," and the legislative requirement would seem to be fulfilled if such fence is of sufficient height and constructed in whole or in part of wire. In what manner the sufficiency of the height is to be determined is not set forth in the bill. Whether such fence is to have one wire or more, and, if more, how many, is not mentioned in the bill; nor is it provided that the fence shall be of sufficient strength to serve the purpose for which it is erected. The bill is indefinite in its description of the character of the fence and inadequate in all its provisions. Furthermore, the third section provides that all acts and parts of acts inconsistent with the provisions of the act are repealed. This would be likely to lead to great confusion in the fence laws and cause much expensive litigation.

DANIEL H. HASTINGS.

To the Senate Nominating F. A. Boericke a Member  
of the State Pharmaceutical Examining Board.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 22, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, F. A. Boericke, of Philadelphia,  
to be a member of the State Pharmaceutical Examining  
Board, to serve for the term of five years, from  
June 23, 1897.

DANIEL H. HASTINGS.

---

To the Senate Nominating Ernest La Place a Mem-  
ber of the State Quarantine Board for the Port of  
Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 22, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Ernest LaPlace, M. D., of Phil-  
adelphia, to be a member of the State Quarantine  
Board for the port of Philadelphia, for the term of two  
years, to compute from July 1, 1897.

DANIEL H. HASTINGS.

To the Senate Giving Notice of the Approval of an Act Relative to Transportation for School Children.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 24, 1897.

Gentlemen:—

IN THE 23d DAY OF JUNE, A. D. 1897, I RECEIVED a concurrent resolution originating in the Senate under date of June 22, 1897, and concurred in by the House of Representatives on the same day, resolving "that House bill No. 323, which is Senate bill No. 473, entitled "An act to authorize school directors and controllers to provide transportation for school children at the expense of the district to the public schools of the district in which they reside or to the schools of neighboring districts," be recalled from the Executive for the purpose of amendment." In reply to said resolution, I respectfully advise you that on the 22d day of June, 1897, I approved the said bill and, on the 23d day of June, 1897, notified the Senate of the approval of the same previous to the time of the receipt of the concurrent resolution.

DANIEL H. HASTINGS.

To the Senate Vetoing "An Act Authorizing the Appointment of a Stenographer and Typewriter in the Office of the Health Officer of the Port of Philadelphia, and Fixing the Salary."

Commonwealth of Pennsylvania,  
Executive Department.  
Harrisburg, Pa., June 25, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 67, entitled "An act authorizing the appointment of a stenographer and typewriter in the office of the health officer of the port of Philadelphia, and fixing the salary."

The title to this act clearly indicates its purpose. It authorizes the appointment of a stenographer and typewriter at a salary not exceeding one thousand dollars per annum. I have no doubt that a stenographer and typewriter would be useful and desirable in the office of the health officer of the port of Philadelphia, but at this time the strictest economy in public expenditures is absolutely necessary, and I feel constrained to withhold my approval from any measure that will in any degree increase the public burdens.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act Authorizing the Cities of this Commonwealth to Purchase, Acquire, Take, Use and Appropriate Private Properties for Public Park Purposes."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 159, entitled "An act authorizing cities of this Commonwealth to purchase, acquire, take, use and appropriate private properties for public park purposes."

This bill provides that it shall be lawful for the cities of this Commonwealth to purchase, acquire, enter upon, take, use and appropriate private property within the corporate limits of such city, or convenient or adjacent thereto, for the purpose of making, enlarging or maintaining public parks, and provides for the levying and collecting of special taxes for the improvement, regulation and government of the same. It also provides that where said property is outside of the city,

it may be annexed thereto by ordinance of such city. By this proviso any city in the Commonwealth, situate on or near the boundary line of any county, would have the power to acquire property in an adjoining county for park purposes, and, by an ordinance of annexation, attach the territory of the adjacent county to said city and extend the limits of said city beyond the county lines. This, in my judgment would be granting an unusual and unwarranted power. The effect of this legislation would be to give to cities the power to disrupt adjoining counties.

DANIEL H. HASTINGS.

---

To the Senate Vetoing "An Act to Repeal a Portion of the Third Section of An Act, Entitled 'An Act to Incorporate the Borough of Parnassus in the County of Westmoreland,' Approved April Ninth, One Thousand Eight Hundred and Seventy-two."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, Senate bill No. 15, entitled "An act to repeal a portion of the third section of an act, entitled 'An act to incorporate the borough of Parnassus in the county of Westmoreland,' approved April ninth, one thousand eight hundred and seventy-two."

By an act of Assembly approved April 9, 1872, the borough of Parnassus, in the county of Westmoreland, was incorporated. By section 3 of the act of incorporation the provisions of the act of incorporation of the borough of Birmingham, in the county of Allegheny, and its various supplements, were extended to the said



borough of Parnassus. The bill under consideration proposes to repeal that part of section 3 of the act of incorporation which extends the provisions of the act of incorporation of the borough of Birmingham to the borough of Parnassus, thus amending, by repealing a part of a section, the act of incorporation of said last named borough.

This I believe to be clearly forbidden by section 7 of Article III of the Constitution, which provides, amongst other things, that "the General Assembly shall not pass any local or special law \* \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts."

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act to Provide for the Incorporation and Regulation of Certain Corporations," approved the Twenty-ninth Day of April, Anno Domini One Thousand Eight Hundred and Seventy-Four, Providing for the Publication in Separate Pamphlet Form of a Certified List of all Charters of Incorporation."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 350, entitled "An act to amend the forty-fifth section of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the publication in separate pamphlet form of a certified list of all charters of incorporation."

Under existing laws the Secretary of the Commonwealth is required to prepare and publish, with every edition of the pamphlet laws, a certified list of all charters of incorporation filed in his office and incorporated under the provisions of the act of 29th April, 1874, stating the style, title, purpose and location of every such corporation. The bill under consideration proposes to amend existing law by requiring the publication of said list of charters in separate pamphlet form and thus omitting such list from publication in the pamphlet laws.

I am of the opinion that the proposed change has no good reason to support it. The list of charters is now very properly found in the volume of the pamphlet laws. It is there more readily accessible and more permanently preserved than it would be in the separate pamphlet publication proposed. In the twenty-three years that have elapsed since the present practice was authorized by law, I am aware of no inconvenience resulting therefrom.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act to Pension W. S. Maxey, Private in Company G, National Guards of Pennsylvania, for Illness Contracted in Service of the State."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 588, entitled "An act to pension W. S. Maxey, private in company G, National Guard of Pennsylvania, for illness contracted in service of the State."

The preamble to this bill recites that the claimant, while in the service of the State during the encampment at Gettysburg in the year 1894, was taken ill with typhoid fever as a result of his exposure during the said service in the National Guard, and was confined to his house, on account of such illness, from the 4th day of September until the 15th of November of that year. By the terms of the bill the State Treasurer is authorized and required to pay the claimant the sum of three hundred and ninety dollars as "compensation for the loss of his time from his professional business, as well as reimbursement for the expenses of medical attendance, medicine and nursing necessary by reason of his disabilities," &c.

This bill is one of three now before me, all relating to members of the National Guard. The other two are House bills No. 354 and 774. No. 354 appropriates the sum of one hundred dollars to William M. Gordon for loss of time resulting from injuries received while in the performance of his duty, and No. 774 grants an annuity to Lucy T. Keller, widow of Jefferson M. Keller, who, as is alleged in the bill, died in 1896 from the effects of injuries received in 1881 while a member of the National Guard.

During the legislative session of 1895 I approved several bills granting annuities to persons who claimed to have received permanent disabilities in the service of the Commonwealth as members of the National Guard, but not until after convincing proofs which left no doubt as to the merits of the claims. No proof whatever has been furnished me in the cases now under consideration either of the fact of the disabilities or that they were contracted in the line of duty.

I again most respectfully urge upon the General Assembly the necessity of some general legislation which will provide a careful examination into the merits of all applications of the character of the one in question. Such examination is absolutely necessary to protect

the public treasury. Those who have just claims upon the State should be the recipients of its bounty, but the proof of the merits of the claims should be clear and indisputable. In these cases such proofs are absolutely wanting.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act Making an Appropriation to William M. Gordon, a Private of Company A, Fifth Regiment Infantry, National Guard of Pennsylvania, on Account of Disabilities Incurred While on Duty at the Annual Encampment at Lewistown, one Thousand Eight Hundred and Ninety-six."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

I RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 354, entitled "An act making an appropriation to William M. Gordon, a private of company A, Fifth regiment infantry, National Guard of Pennsylvania, on account of disabilities incurred while on duty at the annual encampment at Lewistown, one thousand eight hundred and ninety-six," for the reasons set forth in the veto of House bill No. 588.

DANIEL H. HASTINGS.

To the Assembly Vetoing "An Act Granting an Annuity to Lucy T. Keller, Widow of Jefferson M. Keller, Late of Scranton, Pennsylvania, who was a Private of Company A, Thirteenth Regiment, National Guard of Pennsylvania."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 774, entitled "An act granting an annuity to Lucy T. Keller, widow of Jefferson M. Keller, of Scranton, Pennsylvania, who was a private of company A, Thirteenth regiment, National Guard of Pennsylvania," for the reasons set forth in the veto of House bill No. 588.

DANIEL H. HASTINGS.

---

To the Assembly Vetoing "An Act to Provide an Annuity to Alexander C. Bell, Late a Private in the Latrobe Light Guard, Afterwards Known as Company K, Eleventh Regiment, Pennsylvania Volunteer Infantry, for Disability Produced by Incipient Phthisis which he Contracted at Camp Curtin, near Harrisburg, Pennsylvania; while in the Military Service of the United States."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL House bill No. 496, entitled "An act to provide an annuity to Alexander C. Bell, late a private in the Latrobe Light Guard, afterwards known

as company K, Eleventh regiment Pennsylvania Volunteer Infantry, for disability produced by incipient phthisis which he contracted at Camp Curtin near Harrisburg, Pennsylvania, while in the military service of the United States."

This bill appropriates one hundred and ninety-two dollars annually to Alexander C. Bell, as compensation for disability produced by incipient phthisis which he contracted at Camp Curtin, near Harrisburg, Pennsylvania, in 1861. The title of the act recites that his disease was contracted at Camp Curtin while in the military service of the United States, but no evidence of any kind has been submitted to me tending to show that such is the fact. If the beneficiary was in the military service of the United States, he would be entitled to a pension from the federal government if his case were meritorious and proper proof made. The disability upon which this claim is based was contracted, as the bill alleges, thirty-six years ago, and the delay in presenting the claim would seem to be almost conclusive against it. I again respectfully call attention to the necessity of passing some general law providing for the proper and systematic adjudication of cases of this character.

DANIEL H. HASTINGS.

To the Assembly Vetoing "An Act to Repeal 'An Act to Repeal "An Act to Provide for an Election of Supervisor and Treasurer in the Town of Girardville, County of Schuylkill,' "

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., June 25, 1897.

**I** RETURN HEREWITH WITHOUT MY APPROVAL, House bill No. 527, entitled "An act to repeal an act, entitled 'An act to repeal an act, entitled 'An act to provide for an election of supervisor and treasurer in the town of Girardville, county of Schuylkill,' approved the twenty-eighth day of March, Anno Domini one thousand eight hundred and seventy-three,' approved the twenty-third day of May, Anno Domini one thousand eight hundred and eighty-seven."

By act of Assembly approved March 28, 1873, the qualified electors of the borough of Girardville, in the county of Schuylkill, were authorized to elect one person as borough supervisor and one person as borough treasurer. This special act of Assembly continued in force until May 23, 1887, when the General Assembly passed an act repealing it. The bill under consideration proposes to repeal the act of May 23, 1887, and thus make effective the special act of 1873, or to state it differently, to re-enact such special act. This is clearly in conflict with section 7 of article III of the Constitution, which forbids the General Assembly to "pass any local or special law \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts."

DANIEL H. HASTINGS.

To the Senate Nominating Robert Pitcairn Manager  
of the Western Pennsylvania Hospital, at Dix-  
mont.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 30, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Robert Pitcairn, of Pittsburg,  
to be manager of the Western Pennsylvania Hospital,  
at Dixmont, for the term of one year.

DANIEL H. HASTINGS.

---

To the Senate Nominating William Connell a Trustee  
of the State Hospital for the Insane at Danville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 30, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, William Connell, of Scranton,  
to be trustee of the State Hospital for the Insane, at  
Danville, to serve until February 24, 1900, vice B. H.  
Throop, deceased.

DANIEL H. HASTINGS.



To the Senate Nominating Thomas Robinson Superintendent of Public Printing and Binding.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 30, 1897.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas Robinson, of Butler, to be Superintendent of Public Printing and Binding, for the term of four years from July 1, 1897.

DANIEL H. HASTINGS.

---

Veto of "An Act to Validate the Indebtedness of any Borough Hereinbefore Incurred."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

**I** HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 12, entitled "An act to validate the indebtedness of any borough hereinbefore incurred."

The purpose of this bill is to make valid any indebtedness incurred by a borough, township or other municipality in pursuance of a majority vote of the electors therein, at an election held for that purpose, the amount of which exceeds two per centum of the taxable valuation of property therein.

Section 8 of article IX, of the Constitution provides that "That debt of any county, city, borough, township, school district or other municipality or incorporated district \* \* \* shall never exceed seven per

centum upon the assessed value of the taxable property therein," but this bill contains no such limitation. It undertakes to make valid any indebtedness incurred by a vote of the electors exceeding two per centum, without regard to the constitutional limitation of the entire indebtedness to seven per centum.

Another fatal objection to this bill is that the title limits its provisions to "boroughs," whereas the body of the act includes not only boroughs but also townships and other municipalities, thus violating the constitutional requirement that the subject of the bill shall be clearly set forth in the title.

The title to the act under consideration furnishes an illustration of the carelessness which obtains in the drawing and transcribing of bills. In the manuscript copy of the bill before me is plainly written the words "hereinbefore incurred," when it is obvious that the word intended to be used was "heretofore."

DANIEL H. HASTINGS.

Veto of "An Act to Amend "An Act Providing for the manner of Ascertaining, Determining, Awarding and Paying Compensation and Damages in All Cases Where Municipalities of this Commonwealth May Hereafter be Authorized by Law to Take, Use and Appropriate Public Property for the Purpose of Making, Enlarging and Maintaining Public Parks Within the Corporate Limits of Such Municipalities,' "

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

I HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 157, entitled "An act to amend an act, entitled 'An act providing for the

manner of ascertaining, determining, awarding and paying compensation and damages in all cases where municipalities of this Commonwealth may hereafter be authorized by law to take, use and appropriate public property for the purpose of making, enlarging and maintaining public parks within the corporate limits of such municipalities,' approved the eighth day of June, one thousand eight hundred and ninety-five."

This bill by its title proposes to amend a certain act approved the 8th day of June, 1895, and in its first section enacts that section 1 of such act (reciting title and date of approval) "which reads as follows: That it shall be lawful for, and the right is hereby conferred upon, the cities of this Commonwealth to purchase, acquire, enter upon, take, use and appropriate private property for the purpose of making, enlarging or extending and maintaining public parks within the corporate limits of such cities whenever the councils thereof shall by ordinance or joint resolution determine thereon, be amended," &c. Then follows the proposed amendment.

By reference to the act referred to in the title, approved June 8, 1895, I find that no such section appears in that act. As a matter of fact the section recited in the bill, which it proposes to amend, is section 1 of an act, entitled "An act authorizing the cities of this Commonwealth to purchase, acquire, take, use and appropriate private property for public park purposes," approved June 26, 1895. The act under consideration would be entirely nugatory if approved by me, and I therefore withhold such approval.

DANIEL H. HASTINGS.

Veto of "An Act Granting an Annuity to Solomon Thomas of Mifflin County, Pennsylvania, a Private in Captain David Mitchell's Independent Company of Pennsylvania Militia."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

**I** HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 421, entitled "An act granting an annuity to Solomon Thomas, of Mifflin county, Pennsylvania, a private in Captain David Mitchell's Independent Company of Pennsylvania Militia."

The preamble to this bill recites that Solomon Thomas was enrolled on the 28th day of June, 1863, as a member of Captain David Mitchell's Independent Company of Pennsylvania Militia, was honorably discharged at Harrisburg on the 2d day of September of the same year, and during that period contracted malarial chills and disease of the heart from which he is now suffering. The bill provides that Mr. Thomas be paid an annuity of one hundred dollars from the first day of January, 1897.

Thirty-four years have elapsed since the incurring of the disability set forth in the bill, and not an iota of proof is furnished me as to the present condition of the claimant, or that such condition, if it exists, is traceable to his services in the militia. Legislation of this character is dangerous and tends to imposition upon both the Legislature and the Executive.

DANIEL H. HASTINGS.

Veto of "An Act Granting an Annuity to Jacob H. Howell, of McClure, Snyder County, Pennsylvania, a Private in Captain David H. Mitchell's Independent Company, Pennsylvania State Militia."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

I HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 419, entitled "An act granting an annuity to Jacob H. Howell, of McClure, Snyder county, Pennsylvania, a private in Captain David H. Mitchell's Independent Company of Pennsylvania State Militia," for the reasons set forth in the veto of Senate bill No. 421.

DANIEL H. HASTINGS.

---

Veto of "An Act to Amend 'An Act to Consolidate, Revise and Amend the Laws of this Commonwealth Relating to Penal Proceedings and Pleadings,' so as to Dispense with the Endorsing or Backing of Warrants by Aldermen and Justices of the Peace Out of the Jurisdiction of the Alderman or Justice Granting the Warrant, and Requiring that Warrants so Issued Shall be Stamped with the Official Seal of the Officer Issuing the Same."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

I HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 112, entitled "An act to amend section three of an act, entitled 'An act to

consolidate, revise and amend the laws of this Commonwealth relating to penal proceedings and pleadings,' approved the thirty-first day of March, Anno Domini one thousand eight hundred and sixty, so as to dispense with the endorsing or backing of warrants by aldermen and justices of the peace out of the jurisdiction of the aldermen or justice granting the warrant, and to require aldermen and justices to keep an official seal and stamp all warrants granted with said seal, requiring that warrants so issued shall be stamped with the official seal of the officer issuing the same."

Under the penal code of this State, approved the 31st day of March, 1860, it is provided that, in case any person, against whom a warrant may be issued by any judge or alderman of any city, or justice of the peace of any county, in this Commonwealth, for any offense there committed shall escape or go into any other city or county out of the jurisdiction of the judge, alderman or justice of the peace granting such warrant, it is made and declared to be the duty of any alderman or justice of the peace of the city or county where such person shall escape, go into or be, upon proof being made upon oath or affirmation of the handwriting of the judge, alderman or justice granting the warrant, to endorse his name on such warrant, which shall be sufficient authority to the person executing such warrant to execute the same in such other city or county out of the jurisdiction of the alderman or justice granting the warrant as aforesaid, and to apprehend and carry such offender before the alderman or justice who endorsed such warrant, or some other alderman or justice of such other city or county where such warrant was endorsed. It is further made the duty of such alderman to admit the person arrested to bail if the offense be bailable.

The bill under consideration proposes to amend existing law so as to make it unnecessary for the officer holding a warrant to have it endorsed by an alderman or justice of the county where the defendant may be, and gives the officer power to make the arrest precisely in the same manner as though the defendant were found within the jurisdiction of the alderman or justice of the peace who issued the warrant. Under the law as it now is it is made the duty of the officer to carry the offender before the alderman or justice of the peace who endorsed the warrant, or some other alderman or justice of the city or county.

I am of the opinion that the proposed amendment, if it became a law, might work hardship to the citizens by taking away the safeguard that now exists, which requires proof to be made in the county where the arrest is made of the handwriting of the alderman or justice of the peace who granted the warrant. It might result in a serious abuse of legal process for the purpose of coercing the payment of debts or, by the issuance of fictitious warrants, the carrying away of a citizen from his home to a remote part of the state where he finds himself amongst strangers and unable to get bail. The duty now required by law, as a condition precedent to the arrest, is in no wise burdensome, but, in my opinion, an eminently proper safeguard to the liberty of the citizen.

DANIEL H. HASTINGS.

Veto of "An Act to Protect the Owner and Agents of Stallions in the Collection of Fees for the Services of Said Stallions, and to Secure the Fees for the Services of said Stallion by a Lien on the Colt Produced by Said Services, for the Amount Agreed Upon Between the Parties at the Time of the Service, and that the Same May be Collected in the Same Manner as Other Debts are now Collected."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

I HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 398, entitled "An act to protect the owner and agents of stallions in the collection of fees for the services of said stallions, and to secure the fees for the services of said stallion by a lien on the colt produced by said services, for the amount agreed upon between the parties at the time of the service, and that the same may be collected in the same manner as other debts are now collected."

The debt for which a lien is provided by the terms of this bill is not such as appeals to me as sufficiently meritorious to give the creditor a remedy superior to **and** more effective than is given to those engaged in **the** ordinary transactions of life.

DANIEL H. HASTINGS.



Veto of "An Act Regulating all Advertisements and Notices Required by Law to be Published in Counties of this Commonwealth."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 9, 1897.

I HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 191, entitled "An act regulating all advertisements and notices required by law to be published in counties of this Commonwealth."

The bill provides that legal advertisements published in any county of the Commonwealth that contains, according to the last United States Census, a population of over seventy thousand persons who emigrated from Germany, shall be published in one German newspaper of general circulation printed in such county, in addition to the publication required in newspapers printed in English.

The language of the Commonwealth of Pennsylvania and of the United States of America is English. The proceedings of our courts are conducted and the records of our courts are kept in the English language. I recognize the fact that we have a large number of German immigrants forming a part of our population and that they are amongst our most useful and industrious citizens. The German immigrants and all others are presumably here for the purpose of becoming citizens of the United States, and it is one of the duties of the foreigner who becomes a citizen in all respects to conform to our laws and customs. The privilege of citizenship carries with it the obligation to learn to speak, read and write the English language. This is certainly not encouraged, but rather discouraged, by providing that legal advertisements may be

published in the German language. If it be sound in principle that our German population may have legal advertisements published in German newspapers, then the immigrants from any other country residing with us would be entitled to publication in newspapers of their language. Nor do I see any good reason why the county containing seventy thousand persons who emigrated from Germany should have a privilege different from that accorded to counties containing a less number, as the proportion of the immigrants from Germany in the less populous counties of the state might be greater than in the county containing seventy thousand such persons. It should be noted, too, that the bill provides for publication where the population is seventy thousand persons who emigrated from Germany, whether such persons are citizens or not.

DANIEL H. HASTINGS.

---

Veto of "An Act to Amend 'An Act to Correct errors of Description in Writs of Venditioni Exponas and the Sheriff's Deed in the Case of the Sale of Real Estate Upon Such Writs,' so as to Leave Out the Limitation of Time to One Year and Certain Notices, and Giving the Court Power to Correct Names of Parties."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 14, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 127, entitled "An act to amend an act, entitled 'An act to correct errors of description

in writs of venditioni exponas and the sheriff's deed in the case of the sale of real estate upon such writs,' approved the twenty-fourth day of June, one thousand eight hundred and ninety-five, so as to leave out the limitation of time to one year and certain notices, and giving the court power to correct names of parties."

By an act of Assembly passed in 1895, which this bill seeks to amend, errors of description in real estate in the writs of venditioni exponas or in the sheriff's deed made upon sale thereon could be corrected on application to the court within one year, if the property was correctly described in the levy endorsed upon the writ of fieri facias. The amendment proposed by this bill is to give the court power to correct mis-descriptions of the parties as well as the property, and to repeal the limitation of one year within which the application to the court is, under existing law, required to be made. Being of the opinion that the limitation contained in existing law is a salutary one, and that the right to apply to the court for a correction of the description of the party or the property at any time, even after all parties in interest are dead, and after encumbrances may have been created and other rights intervened, might work injustice, I withhold my approval.

DANIEL H. HASTINGS.

Veto of "An Act to Repeal 'An Act Relative to Public Roads in Luzerne Township, Fayette County,' Extending the Privileges of Said Act to Said Township so Far as the Same Relates to the said Township of German in Said County of Fayette."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 14, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 154, entitled "An act to repeal an act approved the twenty-seventh day of February, one thousand eight hundred and seventy-three, entitled 'An act relative to public roads in Luzerne township, Fayette county,' extending the privileges of said act to said township so far as the same relates to the said township of German in said county of Fayette."

This bill is entitled "An act to repeal an act approved the twenty-seventh day of February, one thousand eight hundred and seventy-three, entitled 'An act relative to public roads in Luzerne township, Fayette county.'" No such act of Assembly was passed in the year 1873. The act intended to be amended was approved the eighteenth day of March, Anno Domini one thousand eight hundred and sixty-nine, and appears in the pamphlet laws of that year, page 387. To approve the act could not make it operative, and my approval is therefore withheld.

DANIEL H. HASTINGS.

Veto of "An Act to Amend 'An Act to Provide for the Licensing of Buildings and Other Places in which Theatrical, Operatic or Circus Performance are Held, and Menageries or Museums are Exhibited, and Fixing the Price to be Paid for Said Licenses,' Exempting Buildings Used for Such Purposes in Boroughs and Townships Having a Population of Less than One Thousand Five Hundred People."

Commonwealth of Pennsylvania,

Executive Department,

Harrisburg, Pa., July 14, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 234, entitled "An act to amend the first section of an act, entitled 'An act to provide for the licensing of buildings and other places in which theatrical, operatic or circus performances are held, and menageries or museums are exhibited, and fixing the price to be paid for said licenses,' approved the twenty-fourth day of June, Anno Domini one thousand eight hundred and ninety-five, exempting buildings used for such purposes in boroughs and townships having a population of less than one thousand five hundred people."

By an act of Assembly passed in 1895, and referred to in the title of this bill, owners or lessees of buildings fitted up and used for theatrical or operatic entertainments, or for the exhibition of museums, were required to pay for the use of the Commonwealth an annual license at rates according to the classification therein named, such classification being cities of the first, second and third classes and boroughs and townships, the license fee for such buildings in boroughs and townships being thirty dollars. The bill under consideration so amends the act of 1895 as to exempt all such buildings in boroughs and townships having a

population of less than one thousand five hundred, and changes the license fee in boroughs and townships from thirty dollars, under existing law, to twenty dollars under the proposed amendment.

I can see no good reason for a reduction of the license fee, and it is also very clear that boroughs and townships cannot be classified according to their population. The law should apply alike to all boroughs and all townships. If boroughs of less than one thousand five hundred population may be exempted from the operations of this act, there is no reason why boroughs of five thousand population or more might not also be exempted. For these reasons I withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Regulating the Salaries of Court Criers and Tipstaves in the Court of Common Pleas, Quarter Sessions and Oyer and Terminer and Orphans' Court in all Counties of this Commonwealth Having a Population of One Hundred and Fifty Thousand and not Exceeding Five Hundred Thousand."

Commonwealth of Pennsylvania,

Executive Department,

Harrisburg, Pa., July 14, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 309, entitled "An act regulating the salaries of court criers and tipstaves in the court of common pleas, quarter sessions and oyer and terminer and orphans' court in all the counties of this

Commonwealth having a population of one hundred and fifty thousand and not exceeding five hundred thousand.”

The effect of this bill, if it became a law, would be to pay fixed annual salaries for court criers and tipstaves in all counties having population of one hundred and fifty thousand and not exceeding five hundred thousand. The sum fixed for court criers in the court of common pleas, quarter sessions and oyer and terminer is nine hundred dollars (\$900), and in the orphans' court seven hundred and twenty dollars (\$720) per annum. The salary fixed for each tipstaff is six hundred dollars (\$600) per annum.

Since the year 1834, the judges of the several courts of this Commonwealth have had the power to appoint a court crier and as many tipstaves or constables as may be necessary to attend upon the court, and these officers are paid by the county such sums for each day's attendance as the said judges shall allow. Under existing law the court criers and tipstaves are paid a per diem compensation for work actually performed, but under the proposed bill the two officers are created with annual salaries attached, and the amounts of such salaries named in the bill were evidently fixed upon the assumption that the entire time of these officers would be occupied with their duties in court. It is a matter of common knowledge that such cannot be the fact in counties having a population of one hundred and fifty thousand and not exceeding five hundred thousand population. But even if it were true that there was constant employment for these officers in the counties embraced within the provisions of the bill, the courts have full power to fix fair compensation for the services rendered, and the county is obliged to pay the sum so fixed. The law-making power cannot know, so well as the judges in whose presence these officers perform their labors, what would consti-

tute fair compensation, and I am of the opinion that the bill under consideration is not an improvement upon existing law.

Moreover, it is exceedingly doubtful whether the classification of counties fixed by this bill, and limiting its operation to those having a population of one hundred and fifty thousand and not exceeding five hundred thousand, is constitutional. This classification is purely arbitrary. It is not found in the Constitution or in any act of Assembly, so far as I am aware, for any purpose whatsoever. No public necessity would seem to justify such a classification. No reason can be given why counties having a population of five hundred thousand should pay salaries to their court criers and tipstaves and those having one million or more should be subject to a different rule.

DANIEL H. HASTINGS.

---

Veto of "An Act to Regulate Travel Upon the Highways, Streets and Roads of the Commonwealth of Pennsylvania."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 14, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 415, entitled "An act to regulate travel upon the highways, streets and roads of the Commonwealth of Pennsylvania."

The phraseology of this bill renders it exceedingly difficult to understand what it means. It provides that all persons using the highways shall, whenever another vehicle is in sight, turn to the right side of the high-



way in passing, except when the right side is obstructed, "or when it is dangerous or impossible to turn out at the left side." This language would seem to direct the traveller to turn to the right in passing a vehicle moving in the opposite direction, unless the right side is obstructed, but he is to do this, according to the following clause, only "when it is dangerous or impossible to turn out at the left side." All this is meaningless and therefore useless. There is no room to give it meaning by interpretation and I therefore withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Repealing part of 'An Act Relative to the Expense of Maintaining Children Committed to the House of Refuge of Western Pennsylvania from the County of Lawrence.'"

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 14, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 236, entitled "An act repealing part of section one of an act, entitled 'An act relative to the expense of maintaining children committed to the House of Refuge of Western Pennsylvania from the county of Lawrence,' approved the seventeenth day of April, Anno Domini, one thousand eight hundred and sixty-nine."

This bill is intended to repeal a part of a special act of Assembly relating to the county of Lawrence, and I am of the opinion that, for that reason, it is special legislation forbidden by section 7, article 3 of the Con-

stitution, which provides, amongst other things that "The General Assembly shall not pass any local or special law \* \* \* regulating the affairs of counties, cities, townships," &c. The bill being local in character, applicable only to the county of Lawrence, I can see no difference in principle between amending a special Act of Assembly by repealing a part and amending it by adding thereto, which latter is expressly forbidden by the fundamental law.

DANIEL H. HASTINGS.

---

Veto of "An Act to Regulate the Proceedings for the Incorporation of a Borough when the Territory to be Included in the Proposed Borough is situate in Two or More Counties."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 14, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 301, entitled "An act to regulate the proceedings for the incorporation of a borough, when the territory to be included in the proposed borough is situate in two or more counties."

This bill provides "that, upon the petition of a majority of the taxable inhabitants of any described territory, embracing any town or towns, village or villages, borough or boroughs, or any or all of them, situate in two or more counties in this Commonwealth, to the courts of quarter sessions of the peace of each of the counties in which said described territory may be situate, expressing a desire to have said territory incorporated into a borough, it shall be the duty of each of

the said courts to appoint one commissioner who, when appointed, shall select another person, who shall be a surveyor, to view the territory sought to be so erected into a borough or consolidated into a single borough, and the said commissioners are hereby authorized and empowered to hold an election for the purpose of ascertaining and determining whether a majority of the qualified electors residing within the limits of the proposed borough desire.

“First, The incorporation thereof;

“Second, To which of the respective counties the borough shall be annexed, in case it be finally determined to incorporate the same.”

This bill is objectionable for several reasons. Two villages divided by a county line may become incorporated into a borough and by vote determine to which county or borough, so erected, they shall be annexed, and thus form a new line for both counties. One of the counties may be largely in debt and the adjoining county free from debt. All the property in the village or borough (in case of the consolidation of two boroughs) would be relieved, under the terms of this bill, by a vote of the inhabitants, if they saw fit, from liability to pay any part of such indebtedness. Furthermore, both villages, voting to be incorporated as a borough, would by such vote relieve themselves and their property from all liability to pay the debts of the township or the school district of which they lately formed a part. In most cases, where the populous part of a township constituting a village should conclude to join its neighbor across the county line and form a borough, the township from which it was taken would not only be left to pay the debts of the township and the school district, but would, at the same time, be deprived of a large portion of its taxable property, and with it would probably be taken the school buildings, to the erection of which they had contributed.

The remnant of the township would be left to pay the debt, and the property, for which the debt was created, would be taken from them. There is no provision in this bill for an equitable adjustment, or any adjustment indeed, of the indebtedness of either county, township or school district between the sections. If the bill should be come a law, these defects would render its enforcement exceedingly doubtful, but if enforced, would be so unjust and inequitable that I am constrained to withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Authorizing the Burgess and Town Council of Each of the Several Boroughs Throughout this Commonwealth to Levy a Tax for the Purpose of Purchasing Erecting and Maintaining Fire Plugs and Hydrants for the Purpose of Supplying the Said Boroughs with Sufficient Supply of Water for the Extinguishment of Fires and Other Public Purposes and for the Purpose of Properly Lighting and Illuminating the Streets, Lanes and Alleys and Other Public Places in Said Boroughs, and for the Purpose of Purchasing Hose and Other Appliances for the Extinguishment of Fires in Said Boroughs."

Commonwealth of Pennsylvania,

Executive Department,

Harrisburg, Pa., July 14, 1897.

FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 379, entitled "An act authorizing the burgess and town council of each of the several boroughs throughout this Commonwealth to levy a tax for the purpose of purchasing, erecting and main-

taining fire plugs and hydrants for the purpose of supplying the said boroughs with sufficient supply of water for the extinguishment of fires and other public purposes, and for the purpose of properly lighting and illuminating the streets, lanes and alleys and other public places in said boroughs, and for the purpose of purchasing hose and other appliances for the extinguishment of fires in said boroughs."

The first section of this bill provides that the bur-  
gess and town council of the several boroughs  
throughout the Commonwealth shall be authorized and  
empowered to levy and collect an annual tax upon the  
assessed valuation of the property in each of the said  
boroughs, in addition to the tax which they are al-  
ready authorized by law to levy, and collect a special  
or additional tax not exceeding eight mills on each dol-  
lar of such assessed valuation.

Section two provides that the money so raised and  
collected shall be used exclusively for the purpose of  
purchasing, erecting and maintaining fire plugs and  
hydrants for the purpose of supplying the boroughs  
with sufficient supply of water for the extinguishment  
of fire and other public purposes, and for the purpose  
of properly lighting and illuminating the streets,  
lanes and alleys and other public places in said bor-  
oughs, and for the purpose of purchasing hose and  
other appliances for fire purposes. To this section is  
added a proviso that the taxes levied under this act,  
together with the taxes levied for borough purposes,  
shall not in the aggregate exceed ten mills on each  
dollar of said assessed valuation in any one year.

Under the act of 3d of April, 1851, providing for the  
incorporation and regulation of boroughs, these muni-  
cipalities are expressly clothed with the power "to light  
the streets, to provide a supply of water for the use of  
the inhabitants, to make all needful provisions for the  
protection of the pipes, lamps, reservoirs and other

constructions or apparatus, and to prevent the waste of water so supplied." By the same act boroughs are empowered to levy and collect annually, for borough purposes, a tax of five mills on the dollar of the assessed valuation of the property in said boroughs, and by act of Assembly, approved the sixteenth of April, 1875, the burgess and town council of each of the several boroughs throughout the Commonwealth are authorized and empowered to levy and collect in each year a tax upon the assessed valuation of each of the said several boroughs, in addition to the tax which they were already authorized by law to levy, and collect a tax not exceeding eight mills on the dollar of such assessed valuation. By act of Assembly of sixteenth of June, 1891, the moneys raised by the last mentioned tax are required to be used "for the purpose of purchasing, erecting, contracting for and maintaining such fire plugs or hydrants, gas, kerosene or electric lamps and hose for fire engines as may be required to supply the said boroughs with sufficient supply of water for the extinguishment of fire, cleansing the streets and other public purposes, and with gas, kerosene oil, electric light or other illuminant for the purpose of properly lighting the streets, lanes, alleys, and other public places in said boroughs, of paying for said gas, water and hose for fire engines, and defraying the expenses in making all necessary attachments to gas and water mains in said boroughs, together with all the necessary expenses in securing a full, sufficient and abundant supply of gas, water and hose for fire engines and throughout the said boroughs for said purposes, subject to all the further provisions of said act."

In view of the laws now upon the statute books it seems clear that the proposed legislation is wholly unnecessary. But this bill is subject to the further objection that, instead of enlarging the powers of boroughs in the matter of the supply of water and light,

it, in fact, puts a limitation upon them by the proviso in the second section, "that the taxes levied under this act, together with taxes levied for borough purposes, shall not in the aggregate exceed ten mills on each dollar of such assessed valuation in any one year. Under the act of 1851 five mills may be levied for these purposes, and under the act of 1875, above cited, an additional eight mills may be levied for like purposes, making in the aggregate thirteen mills upon the dollar of the assessed valuation of the property in boroughs. Should this bill be permitted to become a law, ten mills only would be levied and collected for the purposes mentioned.

DANIEL H. HASTINGS.

---

Veto of "An Act for the Relief and Employment of the Poor Within the Several Counties of this Commonwealth."

Commonwealth of Pennsylvania,

Executive Department,

Harrisburg, Pa., July 19, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 24, entitled "An act for the relief and employment of the poor within the several counties of this Commonwealth."

This bill provides that each county shall constitute a separate poor district, and at the next general election the qualified voters of each county are required to elect three directors of the poor for such district, one to serve one year, one to serve two years, and one to serve three years, and annually thereafter one to serve three years from the first day of January next

after their election and until their successors shall be duly qualified. The bill provides further that the directors so elected shall meet and organize on the first Monday of January of each year and proceed to choose a clerk, fix his salary and make an estimate of the probable cost and expenses of providing necessary accommodations, relief and employment of the poor of the county for the ensuing year.

By section 6 of the act, it is provided that "When the directors of any county shall by resolution determine that it is necessary to purchase land for the purpose of carrying this act into execution, they shall certify such resolution to the clerk of the court of quarter sessions of the peace of the county, who shall make a record thereof, and thereupon the president judge of said county, if he be a resident of the county, and, if not, then a resident judge thereof be assigned by the president judge, and the directors shall constitute a board for the purpose of purchasing such land. \* \* \*

The said board, or a majority thereof, shall proceed forthwith to select and purchase, upon the credit of the county, such land or lands, with improvements, if any, and appurtenances, as they may deem necessary and sufficient for the relief and employment of the poor of the county, and shall take a conveyance or conveyances therefor in the name of the directors of the poor of the county, their successors and assigns. The said board shall certify their proceedings, and the conditions of purchase upon which they may have agreed, under their hands and seals, to the clerk of the quarter sessions of the peace, to be filed and entered as a part of the proceedings; and the said clerk shall thereupon deliver to the clerk of the county commissioners a certified transcript of such proceedings. The purchase money, in accordance with the conditions of such purchase, shall be paid or secured by the county commissioners." After the purchase of the land and the com-



pletion of the buildings, the directors are required to give notice to the overseers or directors in charge of the poor in the several districts to bring the poor of their respective districts to the said poorhouse, and thenceforward such poor shall be maintained by the county. The bill provides with great particularity as to the settlements and removals of the poor, and the provisions in this regard are generally unobjectionable.

The bill provides further that the provisions of sections two to fifteen, inclusive, shall not apply to any poor district until after certain conditions have been complied with.

First, in all poor districts co-extensive with their respective counties, governed and managed by directors of the poor, elected as such, when such directors adopt a resolution to accept of the provisions contained in said sections and said resolution shall have been approved by a grand jury of the county and the president judge.

Second, in all those counties where the county commissioners are ex-officio directors of the poor, and as such have entire control and management of the relief and maintenance of the poor in such district, the said sections shall be operative when the same shall have been recommended by two grand juries of the county and the president judge of the district.

Third, in all counties where the poor districts are not co-extensive with the county, or where said poor districts are managed and controlled, in whole or in part, by overseers of the poor, said sections shall become operative only when the overseers and voters of any such county shall have recommended by petition and votes as follows: that is, at any time when a petition and recommendation of one-half of the overseers of the poor of said county, the court of quarter sessions of the peace of such county shall submit the question of coming under the provisions of said sec-

tions to the votes of the qualified electors of such county. By a subsequent provision of the act the provisions of sections 16 to 36, inclusive, shall apply to all the poor districts of the State.

While it is true that the limitation upon the powers of the Legislature as to local or special legislation do not extend to the regulation of the affairs of poor districts, the cumbersome methods provided for making the act effective in the various counties of the State may be open to criticism; but, as there is one objection to the bill under consideration which would control my judgment, I will discuss no other.

The bill gives power to the three directors and the president judge constituting the board, when the three directors shall by resolution determine that it is necessary to purchase land for the purpose of carrying the act into execution, to select and purchase, upon the credit of the county, such land or lands, with improvements if any, as they may see fit and at such prices as they may choose to pay, and gives the directors alone full power to erect, enlarge, rebuild or alter the plan of any building without any limitation or restriction of such power. The act further provides that the county commissioners are authorized and empowered to borrow money for the purpose of paying the debt so created by the directors of the poor and issue bonds therefor. This is a radical departure from the system always in vogue in this State regarding the purchase of land and the erection of buildings for public purposes.

By act of 15th of April, 1834, which is still the law, the county commissioners of any county could purchase land and erect a court house or jail and work-house only after having first obtained the approbation of two successive grand juries and of the court of quarter sessions of such county; and by the same act such buildings can be altered and enlarged only after

the approbation of the grand jury and the court of quarter sessions of the county.

By act of 17th April, 1866, the county commissioners were authorized in all cases where a poor house or houses, then or thereafter erected under any law of the Commonwealth, were found to be insufficient for the purpose of comfortably sheltering and maintaining the poor, sick or insane of the proper county, to erect new or additional buildings for such purposes or for hospitals, but before erecting any such new or additional buildings the construction thereof was required to be recommended by the directors of the poor, a grand jury, and the court of quarter sessions of the proper county.

By act of the General Assembly, approved April 9, 1868, the county commissioners, before issuing any bonds to borrow money for the erection and repair of public buildings, even though such erection and repair had been authorized by two successive grand juries and approved by the court, could make such loan only by presenting a statement of the financial condition of the county to the court of quarter sessions and secure the approval of such court for such loan.

These, in my opinion, are wise and proper safeguards of the public treasury and the rights of the taxpayer. The proposed bill vests the absolute power in the three directors of the poor to incur any amount of debt without recommendation by either a grand jury or the vote of the people, and it requires the county commissioners, without having any discretion in the premises, to issue such bonds of the county as may be necessary to raise the money to pay the debt so contracted.

Furthermore, as the county commissioners, by whom, under the law, the corporate powers of the county are managed, have no voice in fixing the amount of the indebtedness to be incurred nor the time of payment out of the county treasury, it would seem that a

conflict of authority over the public funds would be inevitable. The county commissioners, in many cases, might find it necessary to erect public buildings and provide the necessary funds therefor by loan or otherwise, and at the same time the board of poor directors might be contracting debts to such an amount, and, without the knowledge of the commissioners, increase the indebtedness of the county to such an amount, as would make the commissioners powerless, by reason of the constitutional limitation upon the amount of the debt of the county, to create loans for the purpose intended. I deem the legislation unwise and unsafe, and I, therefore, withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Granting to the City of Erie in the County of Erie, Pennsylvania, by the Commonwealth of Pennsylvania, all the Right, Title and Interest now Held by the Commonwealth in and to a Certain Tract of Land Lying to the Northward and Enclosing the Bay of Presque Isle, for Public Park and Pleasure Resort Purposes, and Providing for the Assent of the Government of the United States Thereto."

Commonwealth of Pennsylvania,  
 Executive Department,  
 Harrisburg, Pa., July 19, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 300, entitled "An act granting to the city of Erie, in the county of Erie, Pennsylvania, by the Commonwealth of Pennsylvania, all the right, title and interest now held by the Com-

monwealth in and to a certain tract of land lying to the northward and enclosing the Bay of Presque Isle, for public park and pleasure resort purposes, and providing for the assent of the government of the United States thereto."

This bill proposes to grant to the city of Erie all the right, title and interest now held by the Commonwealth, in and to a certain tract of land lying to the northward and enclosing the Bay of Presque Isle, known as "The Peninsula," for the purpose of a public park and pleasure resort. This body of land contains upwards of two thousand acres, some three or four miles in length and of varying width. By letters patent of the United States it was conveyed to the Commonwealth of Pennsylvania March 3, 1792, being included in what is known as the "Triangle." The same land was deeded in January, 1789, to the Commonwealth by certain Indian chiefs, warriors and others representing certain tribes of the six nations, to wit: the Ondawagas, Senecas, Cayugas, Susquehanna, Onandagas and Oneidas.

By act of Assembly passed April 3, 1792, what was known as "Presque Isle" or the "Peninsula" was reserved for the use of the Commonwealth. By act approved April 2, 1868, the tract of land called the "Peninsula" was made subject to the supervision and control of the city of Erie, but without power to sell or convey or to cut any live timber or underbrush, or to authorize the same to be done, or to authorize any act that may have a tendency to affect injuriously the stability of the peninsula," the object and intent being that the said peninsula shall forever remain in its present condition so far as may be necessary for its preservation and that of the harbor of Erie depending thereon; and the authorities of said city may exercise such supervision and control of the same, by leasing or otherwise, as shall not conflict with the foregoing pro-

hibitions; and all moneys received from leases or otherwise from said peninsula shall be applied to the support of the Marine Hospital of Pennsylvania at Erie, provided that the Commonwealth hereby reserves the right at any time hereafter to annul the privileges hereby granted and to resume the absolute control of said peninsula for military or other public purposes in like manner as if this act had not been passed."

In 1869 an act of Assembly was passed giving the supervision and control of the peninsula to the directors of the Marine Hospital of Pennsylvania, and every contract or agreement, by lease or otherwise, heretofore granted or assumed to be granted, by the councils of Erie, calculated to deprive or diminish the receipt of revenue from said peninsula, is annulled and made void.

On October 18, 1869, pursuant to the last named act of Assembly, the Commonwealth issued a patent to the Marine Hospital of Pennsylvania at Erie, for the land known as the "Peninsula," for the purpose specified in the aforesaid act of Assembly, approved the fourth day of February, 1869.

By an act of Assembly approved May 11, 1871, the sum of thirty thousand dollars was appropriated to the Marine Hospital at Erie, on condition that the hospital corporation reconvey to the State of Pennsylvania, by good and sufficient deeds, to be approved by the Attorney General, all lands in any way granted to said Marine Hospital, and on the further condition that the said Marine Hospital corporation shall convey to the United States of America all title it may have to the peninsula of Presque Isle, obtained from the State of Pennsylvania by act of February 4, 1869, to be held by the United States, as near as may be, in its present condition, and only for the purpose of national defense and for the protection of the harbor of Erie, but in all other respects to be subject to the civil and criminal

jurisdiction of the State of Pennsylvania "and the consent of the State of Pennsylvania is hereby given to such transfer of the title only for the purposes and under the limitation hereinbefore mentioned."

On the 25th of May, 1871, the Marine Hospital conveyed the property to the United States of America, subject to the conditions named in the act of Assembly authorizing the grant.

On the 27th of May, 1872, an act of Congress was approved, entitled "An act to authorize the Secretary of War to accept the peninsula opposite the harbor of Erie, in the State of Pennsylvania." The act authorized the acceptance with the proviso that "the deed conveying the same is complete and indefeasible and the acceptance shall be recommended by a board of officers of the corps of engineers appointed by the President."

In the Forty-ninth Congress, by a clause in the appropriation bill, \$37,500 was appropriated by Congress for "improving the harbor of Erie, Pennsylvania, continuing the improvement of said harbor as recommended by the Chief of Engineers January 13, 1885." This appropriation bill contained the proviso that "the Secretary of War be authorized and directed to receive and accept for the United States the title of the Peninsula of Presque Isle at Erie, as tendered by the Marine Hospital, agreeably to the provisions of the act of the Legislature of Pennsylvania, approved May 11, 1871, and provided further that \$22,500 of said sum shall not be expended until the aforesaid title shall be accepted by the Secretary of War."

While this bill was pending before the General Assembly Hon. Russell A. Alger, Secretary of War, addressed me a communication, under date of April 14, 1897, in which he says, amongst other things:

"Under date of December 14, 1886, the Secretary of War accepted the title to said peninsula by directing

that the same be entered upon and taken possession of in behalf of the United States, and under this authority the land was entered upon and taken possession of in behalf of the United States on January 27, 1887."

The action so taken by the Honorable Secretary of War followed immediately the approval of the act of Congress making the appropriation above referred to. The Honorable Secretary of War, in his communication, further says:

"In a report dated March 25, 1897, Major Thomas W. Symons, the United States engineer officer at Buffalo, New York, calls attention to an effort of certain parties purporting to act in the interest of the city of Erie to obtain some claim upon said peninsula, and he enclosed with his report a copy of a bill which had been introduced in the General Assembly for this purpose. In his report Major Symons says:

"It has, I think, always been the belief of engineers, as it is my belief, that the preservation of this peninsula with the timber growth thereon is in the highest degree important for the preservation of Erie harbor, and it seems to be desirable that it should remain entirely under the control of the General Government, which has assumed the responsibility of preserving this harbor."

From the above and foregoing recitals it appears to have been clearly the intent of this Commonwealth to grant, and of the government of the United States to accept, complete ownership of the land known as the "Peninsula," and that the representatives of both the Commonwealth and of the United States believe such control necessary for the proper protection of the harbor of Erie and for purposes of defense. Upon the sole question of policy, therefore, I have grave doubts whether the bill under consideration should receive my approval.

It is, however, clearly unconstitutional. The title of



the act is "An act granting to the city of Erie \* \* \* all the right, title and interest, now held by the Commonwealth, in and to a certain tract of land lying to the northward and enclosing the Bay of Presque Isle for public park and pleasure resort purposes, and providing for the assent of the government of the United States thereto," while in the body of the act is found, not only the grant referred to in the title, but also "the right and use of an electric railway to convey passengers to and from said peninsula." It therefore contains two subjects. The grant is one thing and the "right of use of an electric railway to convey passengers" is quite another thing and in no way incidental or necessary to the grant of the land. It clearly is in conflict with section 3, article III, of the Constitution, which provides that "No bills, except general appropriation bills, shall be passed containing more than one subject, which shall be clearly expressed in its title."

DANIEL H. HASTINGS.

---

Veto of "An Act to Amend 'An Act to Enable Borough Councils to Establish Boards of Health,' so as to Allow Councils of Boroughs Containing not More than Ten Thousand Inhabitants to Combine Certain Compatible Offices."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 19, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 436, entitled "An act to amend section three of an act, entitled 'An act to enable borough

councils to establish boards of health,' approved May eleventh, one thousand eight hundred and ninety-three, so as to allow councils of boroughs containing not more than ten thousand inhabitants to combine certain compatible offices."

The act of 1893, which it is sought to amend, applied to all the boroughs of the Commonwealth. The bill under consideration seeks to amend legislation relating to all boroughs as to authorize councils to combine the office of health officer and that of secretary to the board of health with any other compatible elective borough office they may deem proper in all boroughs having a population of ten thousand people or less.

This I believe to be such local or special legislation as is forbidden by section 7, article III of the Constitution, which provides that "The General Assembly shall not pass any local or special law \* \* \* regulating the affairs of counties, cities, townships, wards, boroughs or school districts." Should this bill become a law, all the boroughs in the Commonwealth having a population in excess of ten thousand would be governed by the act of 1893, and all those having a population of ten thousand or less would be subject to different regulations and clothed with different powers from those having a greater population. This, I think, is forbidden by the section of the Constitution above referred to.

DANIEL H. HASTINGS.

Veto of "An Act for the Protection of Persons Alleged to be Lunatics, and Providing for a Speedy Hearing, and for a Trial in all Such Cases, and for the Discharge of Such Persons in Certain Cases."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 19, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 526, entitled "An act for the protection of persons alleged to be lunatics, and providing for a speedy hearing and for a trial in all such cases, and for the discharge of such persons in certain cases."

This bill provides that all persons now confined as lunatics, or who may hereafter be restrained upon the allegation of lunacy or insanity, without the finding of a jury, shall on petition of themselves or their attorney or next friend, be entitled to a speedy hearing before any judge of any court of this Commonwealth sitting in the county where said person is confined or restrained. It is then made the duty of the judge, to whom said petition shall be presented, to order that the petitioner be forthwith brought before him, and it is then made his duty to hear the petition and the return to said order. If on such hearing the judge be clearly satisfied that the safety of the petitioner or of other persons would be jeopardized by the discharge of the petitioner, he shall remand the petitioner, otherwise, he shall discharge him.

Should this bill become a law it would be the duty of any judge, before whom an alleged lunatic had been brought on his own petition, setting forth that neither the community nor himself would be in danger if he were discharged from custody, to give such petitioner his liberty. A law of this kind would permit all per-

sons suffering from insanity to regain their liberty, if the judge could be made to believe that neither the community nor the lunatic would be in physical danger if such lunatic were permitted his freedom. Our insane asylums and hospitals have been erected and are being maintained, not for purposes of confinement alone, but for the cure and restoration to reason of persons suffering from insanity, whether such persons are dangerous or not to the community in which they live. One of the objects of confinement in insane asylums, to wit: the cure of the insane, would be defeated, at least in those cases where the lunatic might not be dangerous, should this bill receive my approval, and such approval is therefore withheld.

DANIEL H. HASTINGS.

---

Veto of "An Act in Relation to Official Newspaper Advertising of Cities of the Second Class."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 19, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 11, entitled "An act in relation to official newspaper advertising of cities of the second class."

This bill provides that all official advertising in cities of the second class shall be printed in four newspapers, two of which shall be printed in the morning and two in the evening, and one of which newspapers may be printed in the German language, after the expiration of present contracts; and every three years thereafter the mayor of each of such cities shall contract for the term of three years with the same number of daily

newspapers, such contracts to be let to the lowest bidder, agate measure, per line, for each thousand of circulation.

By act of Assembly approved June 14, 1887, the mayor of a city of the second class was authorized to contract with three newspapers, one of which may be published in the German language, for such term as may be provided by ordinance of councils, for the publication of all ordinances, &c., such contract to be let to the lowest bidder, agate measure, per line, for each thousand of circulation.

By act approved May 21, 1895, all official advertising in cities of the second class was required to be published in four daily newspapers printed in the English language, two of which shall be published in the morning and two in the afternoon, and one daily newspaper printed in the German language.

By act approved July 2, 1895, it is enacted that all notices required to be published by authority of law in cities of the first and second classes should, in addition to the publication thereof in any newspaper of general circulation printed in the English language, be published in a daily newspaper printed in the German language.

The matter of legislation controlling newspaper advertising for political purposes, both State and municipal, comes up in various forms at every session of the General Assembly. Bills for that purpose are introduced and often passed, not in the interest of the public, but for the purpose of benefiting some particular newspaper or newspapers and the defeat of others who desire to be beneficiaries of this class patronage. If the Legislature and the Executive have in the past erred in the passage and approval of bills of this character, no reason is thereby furnished for continuing the evil. This kind of legislation should be discouraged, and for

that reason, more than any other, I withhold my approval of this bill.

DANIEL H. HASTINGS.

---

Veto of "An Act to Make County, City, Borough and School Taxes a Lien on Real Estate, and to Provide that Such Lien Shall be Divested by a Judicial Sale of Real Estate Where the Amount of the Purchase Money Shall be Sufficient to Pay the Costs of Such Sale and the Said Taxes, and Imposing Duties Upon Tax Collectors, County Commissioners, Sheriffs and Other Persons in the Collection of Said Taxes."

Commonwealth of Pennsylvania.

Executive Department,

Harrisburg, Pa., July 20, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 582, entitled "An act to make county, city, borough and school taxes a lien on real estate and to provide that such lien shall be divested by a judicial sale of real estate, where the amount of the purchase money shall be sufficient to pay the costs of such sale, and the said taxes, and imposing duties upon the collectors, county commissioners, sheriffs and other persons in the collection of said taxes."

By the title of this bill it appears to have been the intent of the General Assembly to make "county, city, borough and school taxes a lien on real estate," but in the first section of the bill "all county, city, borough, township and school taxes" are made a lien upon the real estate, against which they are assessed, for a period of two years without requiring the same to be

entered of record in the prothonotary's office of the proper county until after the expiration of that period.

Inasmuch as the body of the act makes all township taxes a lien and the title excludes such taxes from the enumeration, the bill is in conflict with section 3, article III of the Constitution, requiring that the subject of legislation shall be clearly expressed in the title of a bill.

But if the bill were free from this difficulty, it would have the effect, should it become a law, of creating a statutory lien upon real estate for a period of two years, with no record whatever to give notice to the public of the amount of the taxes or whether they were paid or unpaid. It would be very difficult, if not entirely impracticable, in most of the counties of the State, to determine the unpaid taxes in any given instance. To impose upon parties interested the duty of finding the proper official who would give the information would be an intolerable burden in all districts outside the larger cities. A bill similar to the one now under consideration was passed by the General Assembly at its session of 1895, to which there was no constitutional objection, but I withheld my approval for the reasons now stated.

DANIEL H. HASTINGS.

Veto of "An Act to Tax all Orders, Checks, Dividers, Coupons, Pass-Books or Other Paper Representing Wages or Earnings of an Employe, not Paid in Cash to the Employe or Member of His Family, and Providing a Penalty for the Failure to Report to the Auditor General."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 20, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 568, entitled "An act to tax all orders, checks, dividers, coupons, pass books or other paper representing wages or earnings of any employe not paid in cash to the employe or member of his family and providing a penalty for the failure to report to the Auditor General."

This bill imposes a tax of ten per centum upon the face value of all "orders, checks, dividers, coupons, pass books or other paper representing the amount in part or whole of the wages or earnings of any employe that were given, made or issued," by the employer for the payment of labor and not redeemed in lawful money of the United States within thirty days from the giving, making or issuing thereof. This tax is confined to the issuing of such evidences of indebtedness by employers who are engaged in any or all of the twenty-eight different kinds of business enumerated in the bill. The bill also provides that employers who are engaged in the said twenty-eight different lines of business shall annually, upon the first day of November, make a report, verified by oath or affirmation, to the Auditor General, of the number and amount of all such orders, checks, dividers, coupons, pass books or other paper representing the amount of wages earned by the employes which were not paid in cash and upon



such sum shall pay into the Treasury of the Commonwealth ten per centum of the face value thereof, and adds a penalty of twenty-five per centum, in addition to the ten per centum tax imposed, if there be neglect or refusal to make such report on or before the first day of December of each year. The bill further provides that if payment be made in checks, the checks must be drawn upon chartered banks as distinguished from private banking institutions. An additional provision requires that payment shall be made direct to the employe or to a member of his family.

This bill, should it receive Executive approval, would be in direct contravention of section 1 of article IX of the Constitution, which provides that "all taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax." The territorial limits of the authority levying this tax embrace the limits of the State. The class of subjects here sought to be taxed are "orders, checks, dividers, coupons, pass books or other papers representing the amount of wages or earnings" of any employe given, made or issued for payment of labor and not redeemed in lawful money of the United States. If an order should be given by any person, firm, partnership, corporation or association engaged in any one of the twenty-eight different varieties of business therein enumerated, then that order, check, divider, coupon, pass book or other paper is to be taxed ten per centum, but if an order be given in payment of wages by any person, firm, partnership, corporation or association not engaged in any one of those several twenty-eight kinds of business, then it is not to be taxed. For example, a master carpenter employing men in his line of business, contractors employing laborers, lumbermen, farmers, storekeepers and every other employer of labor, excepting the twenty-eight kinds of employment enumerated in the bill, are not subject to its

provisions nor to any penalty therefor. A more glaring example of the lack of uniformity in the taxing of the same class of subjects can hardly be conceived.

Again, under the provisions of the act of twentieth of May, 1891, all orders, dividers, coupons, etc., as above mentioned, are declared to be invalid and wages are required to be paid semi-monthly in lawful money of the United States. Failure to so pay renders the employer liable to prosecution for misdemeanor, and upon conviction to pay a fine not exceeding two hundred dollars. The Factory Inspector is required to enforce the provisions of this act. The act of 1891 is not repealed either in terms or by implication by the bill before me, if it should become a law, and it expressly declares that all assignments of wages and of agreements relieving the employer from the obligation to pay in lawful money of the United States shall become invalid.

The act of June 9, 1891, also provides that any mining or manufacturing company shall not, through its officers, stockholders, or by any rule or regulation of its business, make any contract with the keepers or owners of any store whereby the employes of such corporation shall be obligated to trade with such keeper or owner, and that any such contract made in violation of the act shall be prima facie evidence of the fact that such store is under the control of such mining or manufacturing corporation and in violation of the act. It also provides for the forfeiture of the franchises of the corporation violating its provisions, and authorizes the Attorney General to proceed by quo warranto against such corporation. Under these laws the issuing of any order, check, divider, coupon, pass book or other paper representing the amount, in part or in whole, of the wages or earnings of any laboring man is illegal.

The measure before me would put the State in the anomalous position of levying and collecting a tax upon orders, checks, dividers, coupons, etc., which by express legislative enactment are declared to be invalid and which are expressly forbidden to be issued in payment of wages.

No mining or manufacturing company can legally issue the different kinds of paper contemplated by the proposed act, except in violation of the law, and if these papers should be issued in violation of law, how can the State pass another law taxing them at the rate of ten per centum?

The framers of this bill evidently intended that it should relieve the laboring man from the pernicious company store order system, which, wherever and under whatever disguise it is practiced, has proved a curse; but this measure fails to meet the evil.

The owner of a company store who seeks to compel his employe to purchase any portion of his earnings in store goods by the issuing of store orders, coupons or other devices, all of which are forbidden by law, could not be hindered in placing, however unjustly, this additional tax of ten per centum on the amount of such orders upon his employe. The laboring man's capital is his daily wage. The only collateral he can offer to secure credit is his character for honesty and industry and his monthly pay account. If he should be deprived of either of these, he is left without the means of supporting his family. This bill deprives him of the means of obtaining credit, either from his employer or from anybody else, and would make him in addition thereto pay the tax sought to be imposed by said measure. If the bill should become a law, he must either pay cash for his coal, meat, clothing and other necessaries of life, or go without them, or pay ten per centum above what any other man would have to pay in order to get credit for such necessaries. If

he received a check upon a bank in payment of his wages and used that check for the payment of his debts, or sent it to a foreign country, so that it could not reach the bank for payment within thirty days from the date it was issued to him, a tax of ten per centum, under this bill, would be imposed, which eventually would come off the man who earned the money. If his employer should give him a check upon a private banking institution and it were paid in lawful money of the United States on presentation, the amount thereof would still be subject to the ten per centum tax.

If the purpose of the measure is to raise revenue for the State, it has selected the pinched wages of the laboring man from which to deprive a portion of its income. If the purpose be to make the several employers of labor described in the bill pay the tax, then the purpose is entirely mistaken, because in its practical operation the laboring man and not the company must eventually pay the tax.

DANIEL H. HASTINGS.

Veto of "An Act to Amend 'An Act to Restrain and Regulate the Sale of Vinous and Spirituous, Malt or Brewed Liquors or Any Admixture Thereof,' Regulating and Prescribing the Manner of Publication of the list of Applicants in Cities of the First Class, and Directing said Publication to be made in Three Newspapers, and Authorizing the Clerk of the Court of Quarter Sessions to Designate the Same, One of Which Shall be a Newspaper Printed in the German Language in Said Cities."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 20, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 506, entitled "An act to amend the fourth section of an act, entitled 'An act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors or any admixture thereof,' approved the thirteenth day of May, Anno Domini one thousand eight hundred and eighty-seven, regulating and prescribing the manner of publication of the list of applicants in cities of the first class, and directing said publication to be made in three newspapers, and authorizing the clerk of the court of quarter sessions to designate the same, one of which shall be a newspaper printed in the German language in said cities."

The section proposed to be amended provides, amongst other things, "that the clerks of the court of quarter sessions in any city or county in the Commonwealth shall cause to be published three times in two newspapers designated by the court, a list containing the names of all applicants for license, together with their places of residence and the place for which application is made."

The first amendment proposed makes an exception

as to the city of Philadelphia and provides that the advertising there shall be in three newspapers instead of two and that one of the three shall be a paper printed in the German language. The second amendment proposes to take away from the court the power of designating the newspapers in which such advertisement shall be printed and authorizes the clerk of the court of quarter sessions to designate the newspapers in which the same shall be printed.

In my judgment, these proposed amendments are steps in the wrong direction. I have heretofore expressed in a message the opinion that all court proceedings and publications should be in the English language, and no good reason has appeared to make it necessary to take from the courts of Philadelphia the power to determine in what newspapers their official publications should be printed. The act of May 13, 1887, is general in character, applying alike to all the counties of the Commonwealth. The bill under consideration proposes to amend the general act by making a particular provision as to advertising apply to cities of the first class differently from that applied to all the other cities and counties in the Commonwealth. This is special legislation, forbidden, as I believe, by the fundamental law, and, therefore, an additional reason for the withholding of my approval.

DANIEL H. HASTINGS.

Veto of "An Act to Amend 'An Act to Restrain and Regulate the Sale of Vinous and Spirituous, Malt or Brewed Liquors, or any Admixture Thereof by Wholesale,' Regulating and Prescribing the Manner of Publication of the List of Applicants in Cities of the First Class, and Directing Said Publication to be Made in Three Newspapers, and Authorizing the Clerk of the Court of Quarter Sessions to Designate the Same, One of Which Shall be a Newspaper Printed in the German Language in Said Cities."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 20, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth. House bill No. 511, entitled "An act to amend the third section of an act, entitled 'An act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors or any admixture thereof by wholesale,' approved the ninth day of June, Anno Domini one thousand eight hundred and ninety-one, regulating and prescribing the manner of publication of the list of applicants in cities of the first class, and directing said publication to be made in three newspapers, and authorizing the clerk of the court of quarter sessions to designate the same, one of which shall be a newspaper printed in the German language in said cities."

My approval of this measure is withheld for the reasons stated in my objections to House bill No. 506, entitled "An act to amend the fourth section of an act, entitled 'An act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors or any admixture thereof,' approved the thirteenth day of May, Anno Domini one thousand eight hundred and eighty-seven, regulating and prescribing the manner of publication of the list of applicants in cities of the first

class, and directing said publication to be made in three newspapers, and authorizing the clerk of the court of quarter sessions to designate the same, one of which shall be a newspaper printed in the German language in said cities."

DANIEL H. HASTINGS.

Veto of "An Act to Repeal Section Seven of 'An Act for the Registration of Births, Marriages and Deaths in the City of Philadelphia.'"

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 20, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 723, entitled "An act to repeal section seven of an act, entitled 'An act for the registration of births, marriages and deaths in the city of Philadelphia,' approved the eighth day of March, Anno Domini one thousand eight hundred and sixty."

The section proposed to be repealed is a part of the law providing for the systematic registration of births, marriages and deaths in the city of Philadelphia, under which a complete, authentic and valuable registration has been kept for the past thirty-seven years.

The section in question makes it the duty of every clergyman, magistrate and collector or keeper of the records of all religious and other societies and of every other person by or before whom any marriage is solemnized or contracted to make a faithful report of the same at the expiration of every three months to the health officer in the form of a certificate, which shall



set forth, so far as can be ascertained, the full name of the husband, his occupation, place of birth, residence, age, date of marriage, the full name of his wife previous to the marriage and her age, also the color of the parties and the place where and the name of the clergyman or other person by whom the marriage ceremony was performed.

If this bill were to receive Executive approval, it would so mutilate the law as to strike out all records of marriage, but still leave in force the laws relating to births and deaths in the city of Philadelphia. The purpose of such an innovation has not been revealed to me, but I am satisfied that it would be an unfortunate step backwards.

It is recognized throughout the civilized world that the registration of vital statistics is a proper function of boards of health and that the nature of their duties and studies is such as to qualify them for conducting this important work. The slight inconvenience to which clergymen, magistrates and others who perform marriage ceremonies may be put to in sending the required memoranda to the health officer is not in any sense to be weighed against the advantages which accrue to every community from a careful study by competent authority of the evolutions of civilization of which marriage is one factor. Such records are being constantly appealed to in the determination of legal controversies or for the establishment of identity and other facts relating to the parties affected.

In every enlightened community there necessarily live but few people of mature age, whose birth, marriage or death does not at some time become a matter for the cognizance and consideration of legal authorities. The attainment of majority, with its rights and duties, the fact and date of wedlock, the inheritance or conveyance of property, parentage and nationality, and many other questions of a sociological, econ-

omic, or even historical character often assume much importance with reference to many of our citizens.

The absence of a State system of registration has deprived many of our citizens of their legal rights and has given to their fellows the opportunity to deprive them of such rights. The history of the registration department of the health officers of both Philadelphia and Pittsburg shows that inquires for important information supposed to be contained in their records are almost continual and afford sufficient evidence of the public value of such a system of registration. Instead of curtailing the provisions of the act thus sought to be crippled, I am of the opinion that it would be of untold value to the people of the State if its provisions could be, with suitable modifications, extended to every county in the Commonwealth.

Pennsylvania is behind almost every other of the Northern Atlantic states in the collection and recording of useful vital statistics.

DANIEL H. HASTINGS.

Veto of "An Act to Provide for Commitment and Treatment of Persons in Asylums Addicted to the Use of Cocaine, Morphine, and Other Stupefying Drugs."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 20, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 437, entitled "An act to provide for commitment and treatment of persons in asylums addicted to the use of cocaine, morphine and other stupefying drugs."

This bill provides that it shall be lawful for any judge of a court of record in this Commonwealth to commit any person to any asylum having the proper facilities for treatment, for a term not exceeding two years, upon the certificate of two reputable physicians that such person is addicted to the use of cocaine, morphine or other stupefying or injurious drug, and that the disease is of a character which, in their opinion, requires that the person should be placed in a hospital or other establishment where persons are detained for care and treatment.

Should this bill become a law, a citizen may be deprived of his liberty without a hearing of any kind, without notice, and upon the mere certificate of two physicians not sworn. The Bill of Rights has guaranteed to every citizen that he shall not be deprived of "life, liberty or property unless by the judgment of his peers or the law of the land." Our Supreme Court has defined this phrase in a number of cases.

In *Fetter v. Wilt*, 46 P. S. 460, Mr. Justice Thompson, speaking for the court, used the following language:

"A man cannot be deprived of his property unless by the judgment of his peers or the law of the land. 'Judgment of his peers' is a term or expression borrowed from 'Magna Charta,' and it means a trial per pais, or by the country, which is a trial by jury. The words 'or of the law of the land' have the same origin, and are to the same effect as 'due process of law' in the Bill of Rights in the Constitution of the United States, and it means judgment of law in its regular course of administration through courts of justice."

The bill under consideration provides for a judgment depriving the citizen of his liberty without notice or hearing, and in my opinion, is clearly in violation of the rights of the citizen and might be used oppressively. I therefore withhold my approval.

DANIEL H. HASTINGS,

Veto of "An Act Providing the Means for the Enforcement by Cities of this Commonwealth of their Ordinances."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 20, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 441, entitled "An act providing the means for the enforcement by cities of this Commonwealth of their ordinances."

The title to this bill is general in its terms and applicable to all the cities of the Commonwealth, but the body of the bill provides that "this act shall not apply to cities of the first class and cities of the second class." While the subject of the act is not clearly set forth in the title, and it is therefore objectionable on constitutional grounds, it is also subject to the further objection that it is entirely unnecessary, being almost an exact copy of clause 46, section 3, of the act of 23d May, 1889, providing for the government of cities of the third class, now on the statute books. It was evidently the intention of the person who drafted this bill to extend to cities of the first and second classes the law now in existence relating to the enforcement of ordinances in cities of the third class; but, by a proviso, which appears to have been an amendment, cities of the first and second classes were expressly excluded from its provisions.

DANIEL H. HASTINGS.

Veto of "An Act to Regulate the Construction of  
Buildings in Cities of the First Class."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 21, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 341, entitled "An act to regulate the construction of buildings in cities of the first class."

The bill provides that "every building hereafter erected, which shall extend to a greater height than seventy feet above the sidewalk level, and every building hereafter erected or altered, to be used as a hotel, apartment, tenement or lodging house, containing more than fifty rooms above the first floor, and every public hospital, asylum or institution for the care or treatment of insane, weak minded or indigent persons, if more than two stories in height, shall be built of such incombustible and fire resisting materials as shall be approved by the bureau of building inspection. Every such building shall be provided with such means of ingress and egress as shall be approved by the bureau of building inspection, and the bureau of fire escapes of said cities, and where such means of ingress and egress are provided, such buildings may be exempted from the provisions of the act approved June eleventh, one thousand eight hundred and seventy-nine, entitled "An act to provide for the better security of life and limb in cases of fires in hotels and other buildings," and the several supplements and amendments thereto.

I am convinced that this bill is not in the interest of the protection of human life. It relieves the owners of extremely high buildings and buildings densely occupied, as well as buildings occupied by the sick, insane and helpless, from the erection of

fire escapes as now required by law. It is true that the bill requires such buildings to be built of "such incombustible and fire resisting materials as shall be approved by the bureau of building inspection," which bureau is also to decide whether the buildings are provided with proper means of ingress and egress. The existing safeguards under the fire escape laws upon our statute books will, in my judgment, prove more efficient in saving human lives than the provisions of the act under consideration, and I therefore withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Supplementary to 'An Act to Regulate the Practice of Pharmacy and Sale of Poisons, and to Prevent Adulterations in drugs and Medicinal Preparations in the State of Pennsylvania,' Further Regulating the Practice of Pharmacy, the Compounding and Dispensing of Prescriptions, and the Sale of Drugs, Chemicals, Medicines and Poisons, and Providing a Penalty for the Violation Thereof."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 21, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 303, entitled "An act supplementary to an act, entitled 'An act to regulate the practice of pharmacy and sale of poisons, and to prevent adulterations in drugs and medicinal preparations, in the State of Pennsylvania,' approved the twenty-fourth day of May, Anno Domini one thousand eight hundred

and eighty-seven, further regulating the practice of pharmacy, the compounding and dispensing of prescriptions, and the sale of drugs, chemicals, medicines and poisons, and providing a penalty for the violation thereof."

The act of Assembly referred to in the title provides, amongst other things, that "no person whomsoever shall open or carry on as manager in the State of Pennsylvania, any retail drug or chemical store nor engage in the business of compounding or dispensing medicines, or prescriptions of physicians, or of selling at retail any drugs, chemicals, poisons or medicines, without having obtained a certificate of competency and qualification so to do from the State Pharmaceutical Examining Board, and having been duly registered, as herein provided."

The act creates a board styled the "State Pharmaceutical Examining Board," consisting of five persons, who shall be appointed by the Governor from amongst the most skilful retail apothecaries actually engaged in said business in the State and who must have had ten years practical experience. The act further provides for an examination by the Board once every three months of all persons who shall desire to carry on the business of a retail apothecary or that of retailing drugs, chemicals or poisons, or of compounding physicians' prescriptions, touching their competency and qualifications. To such as are qualified certificates are given and books of registrations of such qualified persons are required to be kept. All persons not having obtained such certificate are forbidden to engage as manager in the business of an apothecary or pharmacist or of retailing drugs, chemicals and poisons, or of compounding and dispensing prescriptions of physicians, either directly or indirectly, and any person violating the act is declared to be guilty of a misdemeanor and on conviction before

any court is punishable by a fine not exceeding one hundred dollars or imprisonment in the county jail for a term not exceeding one year, either or both, at the discretion of the court.

In 1891 the Supreme Court was called upon to construe the act of 1887, in the case of *Commonwealth v. Johnson*, reported in 144 P. S., 377, and held that the manager of a drug store who takes no part in conducting the same himself, but employs a duly certified pharmacist for that purpose, is not subject to indictment under the act of 1887, for engaging as manager in the business of an apothecary or pharmacist without having first obtained the certificate of competency and qualification required by said act.

By act of Assembly approved 16th June, 1891, the act of 1887 was so amended as to make it lawful for the widow or legal representative of a deceased person, who was a manager and registered pharmacist, to carry on or continue the business of such deceased pharmacist, provided that the actual retailing, dispensing or compounding of medicines or poisons be done only by an assistant, qualified and registered as herein provided; and providing further that any person violating or failing to comply with the provisions of this act shall be guilty of a misdemeanor, and on conviction before any court, be punishable by a fine not exceeding one hundred dollars.

In 1896 the case of *Commonwealth v. Zacharias* arose under this act, reported in 3 Superior Courts, 264, wherein it was held that the act of May 24, 1887, as amended by the act of June 16, 1891, was unconstitutional because the act of 1891 permitted certain unqualified persons to engage in the retail drug business and excluded others, and was class legislation, reference being made to that provision of the act of 1891 permitting the widow or legal representative of a deceased manager and registered pharmacist to continue



the business of such deceased pharmacist. The Zacharias case was then taken to the Supreme Court and was decided April 26, 1897, affirming the court below. Discussing the act of 1891, Mr. Justice Williams, speaking for the court, uses the following language: "The obvious purpose of the statute is to protect the public by requiring of one who manages such a business an adequate knowledge of the powerful medicines he deals out to customers."

The bill under discussion goes much further than either the act of 1887 or the act of 1891. It provides that "hereafter no person whomsoever shall directly or indirectly open or carry on, in the State of Pennsylvania, any retail drug store or chemical store, or compound or dispense medicines or prescriptions of physicians, or engage in the business of selling at retail any drugs, chemicals, medicines or poisons without having obtained a certificate of competency so to do from the State Pharmaceutical Examining Board, and without having been duly registered by said Board."

The plain import of this language is that no person can be interested as owner or partner in the retail drug business without having first obtained a certificate of competency and qualification from the State Pharmaceutical Board and without having been duly registered by said Board. For any person to so engage in business is made a misdemeanor and, on conviction, punishable by a fine not exceeding one hundred dollars. Under existing law persons who are not qualified pharmacists may engage in the retail drug business provided their manager, or the person employed in the business of compounding or dispensing medicines or prescriptions of physicians has a certificate of competency and qualification from the State Pharmaceutical Board and is duly registered. Should this bill receive Executive approval it would absolutely prevent all persons who are not qualified pharmacists under the

law from engaging directly or indirectly in business as retail druggists.

Legislation of this character can be justified only by an exercise of the police power of the State. To require the compounding of prescriptions and the sale of poisons or dangerous drugs by competent persons certainly comes within this power, which has been duly exercised by the General Assembly in the passage of the acts of 1887 and 1891. To forbid the investment of capital in drugs and medicines, although the sale of the same to the public is duly protected, I believe to be beyond the power of the Legislature and an interference with the rights of the citizen. If it be true that this is not within the police power of the Legislature, then upon what ground can such legislation be justified? Is it not an interference with the legitimate property rights of the citizen? A duly registered and qualified pharmacist may have built up a large and lucrative business during a long and industrious life. If this bill were to become a law, he could not transmit the same to his family to continue the business unless they were qualified druggist, but his legal representatives would be obliged to sell the same, and in the market at such sale the bidders would necessarily be limited to qualified druggists. The stating of this proposition makes argument unnecessary to show its unfairness.

But again, the young man seeking to embark in the retail drug business, and being thoroughly qualified by education and experience, having passed the examination of the Pharmaceutical Board, and received his certificate, is forbidden to seek alliance with anyone not a qualified druggist who has capital to start him in trade, because all persons not being registered pharmacists are forbidden by this bill to engage in the retail drug business. Whilst I favor all measures for the protection of the people against incompetent practi-

tioners of pharmacy, I feel constrained to withhold my approval from this measure because I hold to the opinion that it places an unnecessary restraint upon trade.

DANIEL H. HASTINGS.

---

Veto of "An Act to Enable the County Commissioners of Any County Which Has Assisted Any Township or Townships Under Existing Laws in Building the Whole or Any Portion of a Bridge, but Has Not Entered the Same Upon Record as a County Bridge, to Assist in the Rebuilding the Whole or Any Portion of the Same When Destroyed by Casualty, or to Afterwards Enter Said Bridge Upon Record as a County Bridge."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 21, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 430, entitled "An act to enable the county commissioners of any county which has assisted any township or townships, under existing laws, in building the whole or any portion of a bridge, but has not entered the same upon record as a county bridge, to assist in the rebuilding the whole or any portion of the same when destroyed by casualty, or to afterwards enter said bridge upon record as a county bridge."

I withhold my approval from this bill for the reason that the proposed legislation is unnecessary. By act of Assembly approved 25th May, 1887, full authority is given to the county commissioners to assist townships in building bridges, where it appears by

the report of viewers approved by the court and grand jury that the expense of erecting such bridge is greater than the township should bear. Under the act of 1887, county commissioners are authorized to build such bridge, either in whole or in part, or to furnish such township the whole or part of the money necessary to build it. Such power is given in almost precisely the same language as is found in section one of the bill under consideration. In all such cases the law provides that such bridges shall be maintained, kept in repair and rebuilt when necessary by the respective township or townships, and the county shall in no event be liable for the same.

By the second section of the act under consideration it is provided "that, whenever the county commissioners have heretofore assisted or shall hereafter assist, any township or townships in the building the whole or any portion of a bridge under existing laws, and it shall afterwards appear to the said commissioners and to the court of quarter sessions of the proper county that the care, maintenance and responsibility of said bridge is greater than it is reasonable that the said township or townships should bear, it shall be lawful for the said county commissioners, and they are hereby authorized and empowered, with the approval of said court, to enter such bridge upon record as a county bridge, and it shall thereafter be a county bridge the same as if it had originally been so entered of record."

This section of the act is as clearly unnecessary as the first section. By act of Assembly approved 13th June, 1836, it is provided that "when a river, creek or rivulet, over which it may be necessary to erect a bridge, crosses a public road or highway, and the erection of such bridge requires more expense than it is reasonable that one or two adjoining townships should bear, the court having jurisdiction aforesaid shall, on

the representation of the supervisors, or on the petition of any of the inhabitants of the respective townships, order a view in the manner provided for in the case of roads, and if, on the report of viewers, it shall appear to the court, grand jury and commissioners of the county that such bridge is necessary, and would be too expensive for such township or townships, it shall be entered of record as a county bridge."

DANIEL H. HASTINGS.

---

Veto of "An Act to Amend 'An Act to Establish a Department of Agriculture and to Define its Duties, and to Provide for its Proper Administration,' Providing for the Appointment of Local Managers of Farmers' Institutes in the Several Counties of this Commonwealth, and Further Defining the Duties of the Superintendent of Institutes."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 21, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 324, entitled "An act to amend an act, entitled 'An act to establish a Department of Agriculture and to define its duties and to provide for its proper administration,' approved March thirteen, one thousand eight hundred and ninety-five, providing for the appointment of local managers of farmers' institutes in the several counties of this Commonwealth, and further defining the duties of the superintendent of institutes."

The section to be amended provides "that it shall be the duty of the Superintendent of Institutes to arrange them in such a manner as to time and place of holding the same as to secure the greatest economy and efficiency of service, and to this end he shall in each county where such institutes are to be held confer and advise with the local member of the State Board of Agriculture, together with representatives duly elected by each county agricultural, horticultural and other like organizations with reference to the appointment of speakers and other local arrangements."

The proposed amendments provide:

1st. That the Superintendent of Institutes instead of conferring and advising with the local member of the State Board of Agriculture for the dates and necessary arrangements for holding the local institutes, shall make his arrangements with the local manager of farmers' institutes, who is to be elected in the manner provided by the bill in question and who shall become a member of the State Board of Agriculture after the term of the present member of the Board shall have expired.

2d. That the amount of money appropriated for conducting farmers' institutes shall be distributed throughout the different counties of the State pro rata, according to the number of farms in each county.

3d. That not less than one-third of said appropriation shall go to the local manager of institutes, to be paid him by the Secretary of Agriculture, to be applied in payment of necessary local expenses incurred in holding the local institute, said account to be itemized and to be approved by the Secretary of Agriculture, and the remainder to be used by the Department of Agriculture in furnishing expert and scientific lecturers upon practical farming and such other topics as relate directly to the agricultural interests of the Commonwealth.

The first section of the act of 8th May, 1876, provides that the Governor of the Commonwealth, Secretary of Internal Affairs, Superintendent of Public Instruction, the Auditor General, the president of the Pennsylvania State College, and one person appointed from and by each agricultural society of the State, entitled by existing laws to receive an annual bounty from the county, and three other persons appointed by the Governor, with the consent of the Senate, shall constitute the State Board of Agriculture. The bill in question repeals this method of making up the State Board of Agriculture and provides a new plan for their selection, but there is no notice in the title of the bill of this proposed change. This in itself is fatal to the measure.

The amendment provides that the local manager of the farmers' institutes, who is to take the place of the retiring member of the State Board of Agriculture, shall be elected by county agricultural, horticultural and other like organizations which have been in existence at least one year previous to the passage of this act and comprising a membership of at least twenty persons, and having a constitution and by-laws each one of which may elect one delegate, who shall represent said organizations in a convention of delegates, which shall be held in the court house of each county of the State on the first Monday in June, one thousand eight hundred and ninety-seven, and every three years thereafter. The date fixed for the first convention of delegates is past, being set for the first Monday of June, 1897. No other convention could be held under the act before the first Monday of June in the year 1900.

If the purpose of the framers of the bill was to have it go into immediate effect, this has been defeated by their neglect to fix the date of the first meeting at a time subsequent to the passage of the act. Moreover,

there is nothing in the bill to define what shall constitute a county organization, thus leaving the door open for serious misunderstandings among local authorities in the same county, that would necessarily be difficult and often impossible to settle.

The second provision in the bill proposes to distribute the money appropriated for institute purposes by an arbitrary rule, awarding not less than one-third to the local managers and appropriating it according to the number of farms in each county. If one-third of the appropriation now granted by the Legislature for institute purposes would be so apportioned, it would be so entirely unfair to the small counties of the State as to prevent their receiving that benefit from institute instruction in agriculture to which they are justly entitled by reason of their location and necessities. For instance, Cameron county would receive but \$6.67, and Forest county \$9.67, and other small counties in like proportion.

The amendments proposed, in my judgment, are unnecessary. The law of 1895, establishing the Department of Agriculture, providing for the institute work, makes it the duty of the director of institutes to confer with the various agricultural organizations and allows him such discretion in the details as is essential to its development and success. This bill would unduly limit his action and embarrass the Department in such a way as to be extremely detrimental to its efficiency.

DANIEL H. HASTINGS.



Veto of "An Act Amending "An Act to Regulate and Establish the Fees to be Charged by Justices of the Peace, Aldermen, Magistrates and Constables in this Commonwealth,' Regulating and Establishing the Fees to be Charged by Constables in this Commonwealth."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 21, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 140, entitled "An act amending section 2 of an act, entitled 'An act to regulate and establish the fees to be charged by justices of the peace, aldermen, magistrates and constables in this Commonwealth,' approved the twenty-third day of May, Anno Domini one thousand eight hundred and ninety-three, regulating and establishing the fees to be charged by constables in this Commonwealth."

This bill proposes to amend section 2 of the act of May 23d, 1893, which fixes the fees which the constables of the Commonwealth are entitled to receive for the performance of their official duties. Experience has shown the necessity from time to time of revising and adjusting the fees of constables and other officials, whose compensation is made up in whole or in part, of official fees, so as to adapt them to changes which may have been made in the procedure of the State, and also to accommodate them to new business conditions. In recognition of this necessity such revision was made by the act of 1868, and again in 1893, and the necessity will probably arise in the future. But no such revision should be made unless justified by obvious necessity. It is to the interest of suitors and others hav-

ing business relations with officials compensated by fees, that the schedule of such fees should be stable and permanent. Frequent changes lead to confusion and uncertainty, besides enabling dishonest officials more easily to extort fees to which they are not legally entitled. The section which the bill now under consideration proposes to amend presents the appearance of being a carefully considered measure, and regulates the fees to be charged by constables for all the services which they, in the discharge of their duties are called upon to perform. The act is too recent to require revision, and it would not be sound policy to readjust the schedule which it contains.

The bill now under consideration makes no changes in the present fee bill, except those which are in the nature of an increase. The increases thus proposed are both numerous and excessive. The present depressed condition of business affairs furnishes the strongest argument against such an increase at this time. No facts or reasons have been furnished to me which satisfy me that the proposed re-adjustment of constable fees is reasonable, or that any revision whatever is necessary, and I cannot, therefore, approve the bill.

DANIEL H. HASTINGS.

Veto of "A Supplement to 'An Act Providing for the Permanent Improvement of Certain Public Roads or Highways in the Several Counties of this Commonwealth, Making Such Improved Roads and Highways County Roads,' Authorizing the Relocation, Opening, Straightening, Widening, Extension and Alteration of the Same, the Vacation of so Much of Any Road as May Thereby Become Unnecessary, Authorizing the Taking of Property for Such Improvements, and Providing for the Compensation Therefor and the Damages Resulting from Such Taking, Providing for the Payment of Costs and Expenses Incurred in Making Such Improvements and in Thereafter Repairing and Maintaining Said Roads, and Authorizing the Levy of a tax to Provide for Said Purposes,' so as to Authorize, in Connection with or in Addition to the Roads or Highways Mentioned in Said Act, the Construction of Roads for the Use of Bicycles, Tricycles, and other Vehicles with Pneumatic or Soft Rubber Tires and Propelled by Hand or Foot, the Appropriation of a Portion of the Road Tax for Such Purposes, Declaring the Use and Prohibiting Injury to Said Roads or to Persons or Property Using Them, Authorizing the County Commissioners to Make Certain Rules Relating Thereto, and Prescribing Fines for the Violation of Said Rules and of Other Provisions of Said Act, and Directing the Manner of Collecting Said Fines."

Commonwealth of Pennsylvania,

Executive Department,

Harrisburg, Pa., July 21, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 398, entitled "An act entitled 'A supplement to an act, entitled 'An act providing for

the permanent improvement of certain public roads or highways in the several counties of this Commonwealth, making such improved roads and highways county roads, authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; authorizing the taking of property for such improvement and providing for the compensation therefor, and the damages resulting from such taking, providing for the payment of the costs and expenses incurred in making such improvements, and in thereafter repairing and maintaining said road, and authorizing the levy of a tax to provide a fund for said purpose, approved June 20th, one thousand eight hundred and ninety-five, so as to authorize in connection with or in addition to the roads or highways mentioned in said act the construction of roads for the use of bicycles, tricycles and other vehicles with pneumatic or soft rubber tires, and propelled by hand or foot, the appropriation of a portion of the road tax for such purposes, declaring the use and prohibiting injury to said roads or to persons or property using them, authorizing the county commissioners to make certain rules relating thereto, and prescribing fines for the violation of said rules and of other provisions of said act, and directing the manner of collecting said fines.' "

The purpose of this act is the construction of roads for the use of bicycles, tricycles and like vehicles with pneumatic or soft rubber tires, and to authorize the county commissioners of the several counties of the Commonwealth to make provisions for such roads "over, upon and along, or partly over, upon and along any public road now opened or that may hereafter be opened and partly adjacent thereto or upon such other locations as may hereafter be selected by the commissioners."

This is a supplement to the act of June 26th, 1895, which provides for the permanent improvement of the highways of the Commonwealth. In the original act the taking of any private property by the county is most carefully guarded and the owners of any property either taken or affected by such improvement are assured of being heard by viewers, of having their rights fully adjudicated by the court of common pleas of the proper county, and of being justly compensated for any taking of land or damages sustained. The bill, which it is now proposed to enact, in the second section thereof, provides that when the county commissioners of any county shall resolve to lay out, open and construct any road for bicycles or like vehicles, they shall cause to be prepared surveys and plans with estimates of costs and expenses, and shall present such surveys, plans and estimates, together with their petition, to the court of quarter sessions, and upon filing thereof the said court shall direct notice of the same to be given by publication, at least once a week for three consecutive weeks in at least three newspapers of general circulation published in the proper county, and of the time when the said application will be laid before the grand jury, and the same proceedings shall be had thereon as are set forth in section 2 of the act of 1895.

Upon reference to section 2 of the original act, it appears that no provision is therein made for the appointment of viewers, the ascertainment of compensation or damages caused by the taking of private property or the improvement of public roads, nor for the payment of such compensation or damages when ascertained.

This act, therefore, while proposing to take private property for public use, makes no provision for making or securing to the owners thereof compensation for the land so taken, or the damages so suffered.

Section 10 of article one of the Constitution of Pennsylvania provides "nor shall private property be taken

or applied to public use without authority of law, and without just compensation being first made or secured." The act is clearly in contravention of this constitutional provision, and for this reason I withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act to Amend 'An Act to Provide for the Better Government of Cities of the First Class in this Commonwealth,' Providing a Better Method for the Confirmation of Appointees."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 22, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 354, entitled "An act to amend sections one, two and three of article twelve of an act, entitled 'An act to provide for the better government of cities of the first class in this Commonwealth,' providing for a better method for the confirmation of appointees."

This bill proposes to amend sections one, two and three of article XII of an act, entitled "An act to provide for the better government of cities of the first class in this Commonwealth," approved the first day of June, Anno Domini one thousand eight hundred and eighty-five.

Section one of said act of 1885, provides that the mayor shall nominate and, by and with the advice and consent of the select council, appoint the director of the department of public safety, the director of the department of public works, and the president and directors of the department of charities and correction.

The bill under consideration proposes to amend section one so as to require the "advice and consent of three-fifths of all the members of the select council" instead of the advice and consent of the majority of a quorum under existing law.

Section two of article XII of the act of 1885, provides that "the directors or chief officers of departments shall appoint all subordinate officers and clerks. The directors or chief officers of departments may, by written order, giving their reasons therefor, remove or suspend subordinate officers and clerks, provided the same is not done for political reasons. In case of such removal the director shall appoint a successor who shall hold office subject to confirmation within ten days after such appointment by the select council, if then in session, or within ten days after the beginning of the next succeeding session if such appointment be made during a recess."

It is proposed to amend this section so as to require the directors or chief officers of departments to "nominate and, by and with the advice and consent of two-thirds of all the members of the select council, appoint all subordinate officers and clerks."

Section 3 of article XII of the act of 1885, provides that "all officers, clerks and employes, except the assistants of the city solicitor in the several departments and sub-divisions thereof, or of any board attached thereto, shall be appointed by the head of the said department, but from and after the passage of this act no such appointment or any promotion of any subordinate official, excepting only of assistants and laborers employed for special or temporary purposes, and professional experts, and such others as are specifically excepted by this act, shall be lawful except when made under and in pursuance of rules and regulations providing for the ascertainment of the comparative fitness of all applicants for appointment or promotion by a

systematic, open and competitive examination of such applicants," &c.

It is proposed by the bill under consideration to amend this section so as that "all officers, clerks and employes, except the assistants of the city solicitor, in the several departments and sub-divisions thereof, or of any board attached thereto, shall be appointed by the head of the said department, subject to confirmation by select council."

This bill applies only to the city of Philadelphia and must be considered with reference to the conditions there existing. The city of Philadelphia originally consisted of an area bounded on the north by Vine street, on the south by South street, on the east by Delaware avenue, and on the west by the Schuylkill, being about two miles long from river to river, and about one mile in width from north to south. A considerable number of municipalities surrounded the city on the north, west and south, each having a government of its own. In the year 1854 an act was passed, known as the "consolidation act," which brought within the corporate limits of the city all the outlying districts and made the city co-extensive with the county. After the consolidation act was passed for the purpose of supplying supposed omissions in that act and for other reasons, numerous acts of Assembly were passed relating to the city of Philadelphia, creating new and independent offices and departments in the city government and causing great confusion in the administration of city affairs. These departments of the city government had no executive head, they had no relation to each other, and they were managed by their chiefs in the way that best suited themselves. This state of things resulted, after many years of effort, upon the part of the people of Philadelphia, in the passage of an act of Assembly, entitled "An act to provide for the better government of



cities of the first class in this Commonwealth," approved June first, Anno Domini one thousand eight hundred and eighty-five. It was the result of painstaking study and consideration by disinterested and capable men, and in its practical workings has, I believe, proved satisfactory to the people of Philadelphia.

The chief vice sought to be remedied by the act of 1885 was the independent, conflicting and divided responsibility of the different departments of the city government, and we find in the first paragraph of the act, that "on and after the first Monday of April, one thousand eight hundred and eighty-seven, in cities of the first class in this Commonwealth the executive power shall be vested in the mayor and in the departments authorized by this act." Executive responsibility was the one great end to be attained by this legislation. Each department head was to be held responsible to the executive for the efficiency of his department. The changes proposed by the bill under consideration are of a most important character as affecting the proper execution of the laws and ordinances relating to the city, and I will consider them in the order in which they are found in the bill.

Under existing law, as we have already seen, the mayor shall nominate and by and with the advice and consent of the select council, appoint the heads of the departments. This evidently means by and with the advice and consent of the majority of a quorum of the select council. It is proposed to change this to the requirement that the mayor can appoint only with the consent of "three-fifths of all the members of select council." The select council consists of thirty-eight members, and I am advised that twenty constitute a quorum for the transaction of business. Under the proposed amendment, in order to confirm any appointment of the mayor, it would require the presence and

consent of twenty-three of the thirty-eight members instead of the majority of a quorum under existing law. If this bill were to receive Executive approval, sixteen members of the select council could at all times by absenting themselves from the meetings, prevent all confirmations, and could seriously hinder and obstruct the administration of city affairs. The power thus given would afford a strong temptation to use it corruptly by coercing the mayor into making such appointments as would meet the approval of this minority.

The second proposed amendment relates to the appointment, by the directors of chief officers of departments, of their subordinate officers and clerks. Under existing law, the directors and chief officers appoint all subordinate officers and clerks, and are given the power to remove or suspend by written order, giving their reasons, with the further power to appoint to fill the vacancies so created, subject to confirmation in that case by the select council. The bill under consideration seeks to amend this provision by requiring the directors or chief officers of departments to "nominate and, by and with the advice and consent of two-thirds of all the members of select council, appoint all subordinate officers and clerks." This change, I believe, to be both unnecessary and unwise. The heads of the departments are held responsible for the work of their departments respectively, and to permit thirteen members of select council by their absence, to defeat the appointment of any subordinate officer or clerk, would in my judgment, be legislation of the most objectionable character.

Indefensible as are the two proposed amendments above considered, the third is infinitely more objectionable than either. Under existing law "all officers, clerks and employes \* \* \* shall be appointed by the heads of the department, but \* \* \* no such

appointment or any promotion of any subordinate official, excepting only of assistants or laborers employed for special or temporary purposes, professional experts, &c., shall be lawful except when made under and in pursuance of rules and regulations providing for the ascertainment of the comparative fitness of all applicants for appointment or promotion by a systematic, open and competitive examination of all applicants. Such rules and regulations it shall be the duty of the mayor and the heads of departments to make and promulgate within sixty days after the passage of this act. One of said rules shall provide that any personal solicitation of the officers of the said board, or of the appointing power, in favor of any candidate, by any person whomsoever, unless fraudulently done in order to injure him, shall be taken and deemed to have been done at the instance of the candidate himself, and shall disqualify him from competing at any such examination for appointment for and during one year thereafter."

It is proposed to amend this section so as to require "all officers, clerks and employes appointed by the heads of departments, to be confirmed by select council," and the salutary provision against personal solicitation in favor of any candidate is omitted. It was evidently intended by this section of the act of 1885 to put into operation civil service rules in the different departments of the city government. Such rules were adopted when the act went into effect, and have been in successful operation ever since. It has brought to the public service efficient men, the heads of departments being limited in their appointment to such as have passed the civil service examination. It is now proposed that the head of no department shall have the power of selection except with the consent of a majority of the select council. How the civil service provisions of the bill, which are still left to stand, can be

reconciled with the right of select council to defeat appointments made pursuant to the civil service rules, it is difficult to comprehend.

It will be observed that under the proposed amendment, not only officers and clerks, but all employes of the city must be confirmed by select council. The stoker in the gas works, the man who handles the pick and shovel upon the highway, and the laborers who dig the water trenches must all be nominated to the select council and by that body confirmed. I am advised that in the various bureaus in the department of public works there are employed nearly eight thousand persons, whose employment would be made to depend upon a vote of a majority of the select council. To say nothing of the impracticability of such a measure, it would be certain, in my judgment, to open the door to corruption that would permeate the entire city and ultimately be likely to affect every city official. It would open a new mart for the political trader, and would make the select council of the city of Philadelphia an oligarchy that would ultimately control the city with that tyranny which always comes where power is unrestrained.

There never has been submitted to me for my consideration a bill so utterly destitute of merit. It is so bad that no argument can be made in favor of any of its provisions. The bill itself furnishes a better argument against its approval than can any language of mine.

DANIEL H. HASTINGS.

Veto of "An Act Supplementary to 'An Act to Provide for the Better Security of Life and Limb in Cases of Fire in Hotels and Other Buildings,' Providing for Fire Alarms in Said Buildings, and Fixing a Penalty for the Violation Thereof."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 23, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Housebill No. 109, entitled "An act supplementary to an act, entitled 'An act to provide for the better security of life and limb in cases of fire in hotels and other buildings,' approved the eleventh day of June, Anno Domini one thousand eight hundred and seventy-nine, as amended by act of the third of June, Anno Domini one thousand eight hundred and eighty-five, providing for fire alarms in said buildings, and fixing a penalty for the violation thereof."

This bill, by its title, is supplementary to the fire escape laws of 1879 and 1885, and by its first section requires "that every hotel for the accommodation of the public; every factory, manufactory or workshop occupying an entire building, or in which employes or operators are usually employed at work in the second or higher story thereof; every public school building, theatre, opera house and other public building where large numbers of persons congregate for the purpose of instruction or amusement; every mercantile establishment occupying an entire building, or doing business on or above the second story of any building, and where ten or more persons are usually employed; every building used in whole or in part for office purposes, and in which office rooms are located in the third or higher story; and every hospital and asylum shall be provided with a method or system by which alarms of

fire can be instantly communicated to the fire departments of the proper municipality in which the said building is situated, provided said municipality has a system of fire alarm."

The second section of the act provides for the imposition of a penalty upon all persons, corporations and others having charge and control of such buildings for neglecting or refusing to comply with the requirements of the first section of the act.

It will be noted that the provisions of this bill are applicable only to such municipalities as have "a system of fire alarm." If approved, it would, therefore, probably apply only to the cities and possibly some of the larger boroughs of the State. The bill presupposes the existence of a municipal fire alarm system wherever it is to become effective. Such fire alarm systems have always been established, so far as I am aware, by municipal legislation of such a character and under such regulations as the municipal legislature in each case thought best. The bill under consideration undertakes to extend such fire alarm system in the various municipalities in the State by requiring that all of the buildings of the character described in the act shall be provided with "a method or system by which alarms of fire can be instantly communicated to the fire departments of the proper municipality in which the said building is situated." To accomplish this one of two things will be necessary—either that such method or system be connected with the existing fire alarm system in the municipality, which is probably the intent of the act, or that an entirely new system, independently of the systems now in operation in the various municipalities, be established to connect with the fire department. If the former plan be intended, then I find no provision in the bill by which the owner of a building can compel the municipality to permit his connecting with the existing fire alarm system, no duty

being imposed upon the municipality by any provision of the bill to permit such connection.

The bill imposes a penalty upon the owner of a building if he does not provide a "method or system by which alarms of fire can be instantly communicated to the fire departments," without imposing any obligation upon the municipality to permit him to connect with the existing fire alarm system. It is possible, perhaps probable, that, in many municipalities of the State, an attempt to so connect with the fire alarm system now in operation would so disorganize and disarrange the existing system as to render it valueless and require the inauguration of a new system to make it effective.

If on the other hand, it is intended that the owner of each building of the character named in the bill shall provide "a method or system" by which he communicates directly with the fire department without the intervention of the existing fire alarm system, then the bill would prove utterly inoperative and impracticable because the imposition of duty is upon each individual, no unity of action being required, and no supervision of the municipality even suggested.

The protection of property from the ravages of fire is a well recognized municipal function. It is exercised, and has been exercised from time immemorial, not only by the cities but the boroughs of this Commonwealth. The interests of the inhabitants of a municipality and their power of local self government have in the past proven a reasonably efficient protection against destruction by fire. From time to time, as new appliances or devices are invented, they are likely to be adopted if found useful, and I am of the opinion that it is better to leave to the municipalities of this State the freedom which they now have to adopt such system and such appliances as they may deem

best, unhampered and uncontrolled by an act of Assembly.

DANIEL H. HASTINGS.

---

Veto of "An Act Relative to Applications for Warrants for the Vacant Lands of the Commonwealth, Filing of Caveats Against the Granting of Such Warrants, their Consideration by the Board of Property, and Authorizing Suits at Law by Either Party that May be Dissatisfied with the Decision of the Board of Property in Regard to Granting Such Warrants."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 26, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 162, entitled "An act relative to applications for warrants for vacant lands of the Commonwealth, filing of caveats, against the granting of such warrants, their consideration by the Board of Property, and authorizing suits at law by either party that may be dissatisfied with the decision of the Board of Property in regard to granting such warrants."

This bill is of more than ordinary importance. It is an innovation upon the practice respecting the disposition of the public lands of the State which has prevailed more than one hundred years. The bill provides that "whenever an application shall be filed in the office of the Secretary of Internal Affairs, under the laws of this Commonwealth, for a warrant to survey any of the lands therein claimed to be vacant, and a caveat shall be filed by any parties protesting against



the granting of such warrant, who shall assert their ownership or pre-emption right to the lands described in the application, and such application for a warrant and the caveat against the granting of the same shall be considered by the Board of Property and be determined either in favor of the applicant or the caveator, the warrant shall, nevertheless, be stayed for the term of six months, within which time the party against whom the determination of the board is made, may enter suit at law, but not afterwards, and the party in whose favor the determination is made, shall be deemed and taken to be in possession of the land described in the application to all intents and purposes necessary for trying the title, although the other party shall or may be in actual possession, but which supposed possession shall, nevertheless, have no effect upon the title at the end of said term of six months. If no suit is entered a warrant shall issue according to the determination of the board, upon the applicant producing a certificate of the prothonotary of the proper county that no suit is commenced, or if a suit shall have been entered a warrant shall, at the determination of suit, issue in common form to the party in whose favor the determination at law may have been made."

Under existing law, any person may make application to the Secretary of Internal Affairs for a warrant to survey any land alleged to be vacant after giving thirty days notice of his application, once a week for three successive weeks in one or more newspapers of the county in which the land is situate. The warrant then issues to the applicant, survey is made by the county surveyor, and after return made to the Secretary of Internal Affairs, the patent issues. The bill under consideration provides that, in case a caveat is filed against the granting of the warrant, after hearing had before the Board of Property, the warrant shall

be stayed for the term of six months, within which time the party against whom the determination of the board is made, may enter a suit at law, but not afterwards. The practical working of this measure, should it receive Executive approval, may be thus illustrated:

Application is made for a warrant to survey alleged vacant land, which land may have been in the possession of one holding a patent from the Commonwealth, and upon which he and those under whom he claims, may have paid taxes for a half century or more. The allegation of the applicant, in almost all cases of this character, is that a part of the land so claimed is not included in the quantity claimed by the owner, and that as to such part the land is vacant. By the lapse of time the original monuments have probably disappeared and it is extremely difficult to establish the lines. The owner, we will suppose, who has thus paid the purchase money to the Commonwealth and the taxes through a series of years, has notice that an application for a warrant is being made for a part of his land. A caveat is filed, and hearing had before the Board of Property. That board decides that the applicant shall have his warrant to make the survey and a decision is made against the owner. By the terms of this bill, the party in whose favor the determination is made shall be deemed and taken to be in possession of the land for the purpose of trying the title, although the owner is in actual possession, and if he wants to preserve his title he must bring suit against the applicant for the warrant within six months to determine his right in the courts.

The effect of legislation of this character would be to encourage speculative litigation and require land owners throughout the Commonwealth to go into court to establish their titles, upon the request of any one who chooses to allege that there is vacant land within the survey of the owner. It would place in

jeopardy land titles throughout the Commonwealth, the advertisement of the application for the warrant being required to be made only in the county where the land lies, and many owners who are non-residents of the county would frequently be without notice of such application. I have heard no complaint from the legal profession as to the existing and long established practice in the Land Department of the State, and, as I believe the proposed legislation to be objectionable for the reasons above stated, I withhold my approval from the bill.

DANIEL H. HASTINGS.

---

Veto of "An Act to Revise and Amend 'An Act Providing for the Incorporation and Government of Cities of the Third Class,' Enlarging, Modifying and Defining the Powers of Cities of the Third Class."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 26, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 137, entitled "An act to revise and amend an act, entitled 'An act providing for the incorporation and government of cities of the third class,' approved May twenty-third, Anno Domini one thousand eight hundred and eighty-nine, enlarging, modifying and defining the powers of cities of the third class."

This bill is very voluminous and contains many provisions that would improve the existing laws relating to cities of the third class, and it is with regret, that by

reason of several of its provisions which seem to me objectionable, I am constrained to withhold my approval.

Section 8 gives power to cities of the third class "to construct, own, maintain, and operate electrical subways, and to provide for the cost thereof, either in whole or in part, from the general revenues of the city, and to enforce under proper regulations the use of said subways by any person, firm, company or corporation using overhead wires for the transmission of electricity, except wires used by street railway companies through, along or over the streets, lanes or alleys of the city, and to charge and receive a reasonable compensation for such use."

This language would appear to give power to the municipality to oblige existing corporations using overhead wires for the transmission of electricity, to take down their wires and poles, use the subway instead and to pay such charge to the city for the use thereof as councils might impose. Power is thus given to the municipality to confiscate without compensation the poles and wires of electric light, telephone and telegraph companies and compel a large expenditure of money by adopting an entirely new system. I cannot but regard this as unfair and unreasonable exercise of power. Subways for these purposes may be desirable and are probably necessary in large cities, but in many of the smaller cities of the third class it would be an unnecessary hardship.

Clause IX of section 8 adds to the existing powers vested in cities of the third class the power to "purchase water works and to borrow money and issue bonds, if necessary, to pay the costs thereof."

It must be assumed that it is intended to vest this power in councils of each city without any limitation whatever. The bill is silent upon the question of voting by the people upon the increase of debt and ignores

that provision of the Constitution which forbids any municipality to "increase its indebtedness to an amount exceeding two per centum upon the assessed valuation of its property without the assent of the electors thereof at a public election in such manner as shall be provided by law."

Clause 13 of section II gives councils the power "to create any office, board of officers or department which they may deem necessary for the good government and interest of the city, and to regulate and prescribe the terms, powers, duties and compensation of such officers or board of officers."

This is certainly not an improvement upon existing law. It is not in the interest of an economical administration of city affairs. If new boards or departments are necessary, they should be created by act of Assembly. To give councils the unlimited power to multiply departments and vest them with the right to fix their compensation is, I think, very objectionable.

Section 39 of the bill so amends existing law as to omit the following provision: "The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry, taking, appropriating or injuring of any property or materials for constructing said improvements."

Six years has long been the statutory limitation upon the right of bringing suits in ordinary cases, and if it is intended by this omission that the right of the appointment of viewers for the assessment of damages shall be without limit, I regard it as objectionable.

Section 45 amends section 30 of article XV of the act of 1889, regarding the assessment upon properties for municipal improvements by omitting the following: "And provided further, That this act shall not preclude any defense against the collection of such assessments arising from the manner of constructing such improvements or the quality of the materials used

therein or from non-compliance with the provisions of any act or acts under which such improvements are claimed to have been made."

I regard this as a salutary provision in existing law and can see no reason for striking it down. The person whose property is assessed for the cost of a payment or the building of a sewer ought certainly to be permitted to defend if the pavement or sewer is worthless or not of the kind contracted for.

This section is further amended in regard to assessments for municipal improvements by providing "that cities of the third class shall have power to provide by ordinance for the assessment or re-assessment of the cost of local improvements already made or hereafter to be made, or in process of construction, or when the assessment or assessments heretofore made within eight years previous to the passage of this act, or at any time hereafter to be made, cannot for any reason be collected, whether such assessments shall have been made under the provision of this or any other act, upon the property benefited thereby, or upon the property abutting or fronting upon the street, lane, alley or part thereof, where the said improvements have been, or are being, or shall at any time have been made."

The effect of this provision, if the bill received Executive approval, would be to allow an assessment or re-assessment of property for improvements made at any time within the past eight years. It would create liens upon properties that may have changed hands many times during the period mentioned, and would impose burdens upon present owners of property of which they could have had no notice at the time of their purchase. The evident purpose of this provision is to cure mistakes and correct the carelessness of public officials, but it ought not to be done at the expense of property owners who had neither voice nor power in making the improvement.

There are a number of minor provisions in the bill of an objectionable character, but those already discussed furnish sufficient reason for withholding my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Making an Appropriation to the Titusville Hospital, Titusville, Pennsylvania."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 27, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 464, entitled "An act making an appropriation to the Titusville Hospital, Titusville, Pennsylvania."

This bill appropriates the sum of thirty thousand dollars, or so much thereof as may be necessary, to the Titusville Hospital, situated at Titusville, Crawford county, for the two fiscal years beginning June one, one thousand eight hundred and ninety-seven, the sum of twenty-five thousand dollars being for the purchase, alteration and equipment of a hospital building, and five thousand dollars for maintenance.

At my request a member of the State Board of Charities visited Titusville on the 20th inst., for the purpose of investigating the facts regarding this proposed hospital. In his report, which is now before me, he states: "When I was there no organization for hospital purposes had been effected, and nothing at all had been done toward the raising of any money for the purpose. I was informed that some individuals had spoken to the owner of a building suitable for the pur-

pose about its purchase, but no definite information was furnished me as to price, ability to buy or anything else in regard to it. I was shown the building; it can, with some slight alterations be made very suitable for the purpose. At the time I was there I was told that there was no organization. Last evening (July 21st,) I received a telegram informing me that an organization had been effected of the Titusville City Hospital. \* \* \* This organization was seemingly effected after five o'clock of the afternoon of the 20th inst. This appropriation is to the Titusville Hospital. The one organized appears, from the telegram, to be the Titusville City Hospital. Taking all the circumstances into consideration, I am of the opinion that the appropriation should not be allowed."

There are at present two hospitals in the city of Meadville, the county seat of Crawford county, one at Corry, twenty-eight miles distant from Titusville, and one at Oil City, seventeen miles distant. I am clearly of the opinion that no public necessity exists for rendering State aid to this proposed institution, and I therefore withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act Making an Appropriation to the Butler County General Hospital."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 27, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 958, entitled "An act making an appropriation to the Butler County General Hospital."



This bill appropriates the sum of \$5,000 to the Butler County General Hospital, located "in and near," as the bill recites, the borough of Butler, for the two fiscal years beginning June first, 1897, for the purpose of maintenance. Objection having been filed to the approval of the bill on the ground that no necessity existed for the appropriation of such a sum of money, at my request, a member of the State Board of Public Charities visited Butler for the purpose of ascertaining the facts, which are as follows: No application was made to the State Board of Public Charities for an appropriation, and accordingly no recommendation was made by the Board. The Butler County General Hospital is an association composed of good citizens of the borough of Butler, who have purchased a lot of ground as a site for the proposed hospital, for which the sum of \$1,250 has been paid. A subscription list has been circulated among the citizens and subscribers thereto have been obtained to the amount of something over \$6,000. Plans and specifications for the building have been prepared and bids have been advertised for, and it is proposed by the officers of the organization to expend from ten to twelve thousand dollars in the erection of a hospital building. Excepting the purchase of the building site, the obtaining of subscriptions as above stated, and the advertisement to let the contract for the building, nothing has been done. The town of Butler contains from ten to twelve thousand population. The nearest hospitals are the Mercer hospital, thirty-one miles distant, and the Allegheny city hospitals, at a distance of thirty-five miles, or about one hour's ride by rail. The member of the Board of Public Charities making the investigation, concludes his report as follows: "Taking all the circumstances and surroundings into consideration, I am not of the opinion that there is such necessity as warrants the appropriation. I am not convinced that

there is such necessity for this new hospital at this time that will warrant the State in granting the aid asked for."

It will be observed that the appropriation made in the bill is for maintenance, but inasmuch as there is no hospital at present, and taking into consideration the length of time reasonably necessary to erect and furnish a building, and in view of the fact that the next session of the Legislature is only eighteen months distant, I am of opinion that the next Legislature could better determine the question whether or not in future the State should give partial aid to the maintenance of this institution, and for these reasons Executive approval is withheld.

DANIEL H. HASTINGS.

---

Veto of "An Act Making an Appropriation to the American Hospital Association."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 28, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 1002, entitled "An act making an appropriation to the American Hospital Association."

This bill appropriates the sum of ten thousand dollars, or so much thereof as may be necessary, to the American Hospital Association of Mahanoy township, Schuylkill county, for the fiscal year beginning June 1st, one thousand eight hundred and ninety-eight, for the purpose of maintenance, and provides that no part of the money appropriated shall be available until the "managers of said institution shall have certified under

oath to the Auditor General that they have completely furnished a building for hospital purposes, with a capacity of at least twenty-five beds, and equipped the same with the necessary surgical implements, and that the said furnishing and implements have been paid for by private subscription, and that no part of this appropriation shall be used for the purpose of any furnishing or implements."

"The American Hospital Association," to which it is proposed to make this appropriation, has no hospital building and no site upon which to erect one. The appropriation of ten thousand dollars is for maintenance for the fiscal year beginning June 1st, one thousand eight hundred and ninety-eight, the sum which, it is anticipated, will be necessary for maintaining patients during that year, if money enough can be raised by private subscription in the meantime to buy the necessary land, erect the building, furnish and equip it. It will be seen, therefore, that it is problematical whether or not the American Hospital Association will have any place for the reception of patients during the year for which the appropriation is made. Being of the opinion that the present condition of the revenues will not warrant the State in taking upon itself any new obligations not absolutely necessary, I withhold my approval from this bill.

DANIEL H. HASTINGS.

Veto of "An Act Making an Appropriation for the Payment of the Expenses Incurred by the Joint Committee on Public Buildings and Grounds of the Senate and House of Representatives Appointed to Investigate and Report to the General Assembly the Result of their Investigation, the Cause of the Fire which Destroyed the Capitol Building on February Second, One Thousand Eight Hundred and Ninety-seven."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 28, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 1005, entitled "An act making an appropriation for the payment of the expenses incurred by the joint Committee on Public Buildings and Grounds of the Senate and House of Representatives, appointed to investigate and report to the General Assembly the result of their investigation of the cause of the fire which destroyed the Capitol Building on February second, one thousand eight hundred and ninety-seven."

This bill appropriates the sum of nine hundred and fifty dollars (\$950.00) in a single item, or so much thereof as may be necessary, for the payment of the expenses of the joint committee of the Senate and House of Representatives on Public Buildings and Grounds, appointed to investigate the cause of the burning of the Capitol Building on February 2d, 1897, and report the result of their investigation to the Legislature. No member of the Committee makes any charge for either mileage or expenses, the entire amount being made up of stenographer's fees and the fees of the Sergeant-at-arms. The investigation took place in Harrisburg. The testimony taken amounted to about two hundred and fifty pages, for which a charge is

made for sixteen days at ten dollars a day, and seven hundred and twenty dollars in addition for making six copies. The bill of the Sergeant-at-arms as rendered originally, amounted to eight hundred and thirty dollars, which included two hundred and fifty dollars for service in attendance upon Committee. The entire bill was cut down by the General Assembly to nine hundred and fifty dollars.

Under date of July 19, 1897, the Chairman of the Committee writes me concerning the appropriation, and says, amongst other things, "I am of the opinion this bill is yet double what it should be." The Sergeant-at-arms is provided a salary by law, and I believe his charge for services in attendance upon this committee, under the circumstances, to be unwarranted. The stenographer's bill is extravagant in amount, even as reduced by the General Assembly. For these reasons my approval is withheld.

DANIEL H. HASTINGS.

---

Veto of "An Act Making an Appropriation for the Payment of the Expenses Incurred by the Legislature of Pennsylvania in Attending the Ceremonies Connected with the Unveiling of the Monument at the Tomb of General U. S. Grant, at New York, on April Twenty-Seventh, One Thousand Eight Hundred and Ninety-Seven, and the Washington Monument at Philadelphia, on May Fifteenth, One Thousand Eight Hundred and Ninety-Seven."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 28, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 1006, entitled "An act making an appropriation for the payment of the expenses in-

curred by the Legislature of Pennsylvania in attending the ceremonies connected with the unveiling of the monument at the tomb of General U. S. Grant at New York, on April twenty-seventh, one thousand eight hundred and ninety-seven and the Washington monument at Philadelphia on May fifteenth, one thousand eight hundred and ninety-seven."

This bill appropriates for the purposes indicated in the title the sum of five thousand dollars in a single item. The General Assembly pursuant to Joint Resolution of the two bodies, attended the ceremonies connected with the unveiling of the monument at the tomb of General Grant at New York on April 27, 1897, and like ceremonies at the unveiling of the Washington monument at Philadelphia, May 15, 1897, and this appropriation is intended to cover the expenses of the members of the Legislature in attending such ceremonies.

I withhold my approval from this bill because I believe it to be an improper expenditure of the public funds. It is nowhere made the duty of the Legislature to attend public occasions of this kind in their official capacity, however worthy they may be, and therefore the payment of the expenses out of the public treasury cannot be justified. The Executive and Judicial Departments of the State were in attendance at the ceremonies, both in New York and Philadelphia, as was also the National Guard of the State, and all without any expense to the Commonwealth. I see no reason why the Legislative Department should be made an exception. In principle the appropriation cannot be defended, and, although there may be legislative precedent for it, it is, in my judgment, a precedent that would be more honored in the breach than in the observance.

DANIEL H. HASTINGS.

Veto of "An Act to Declare the Species of Fish which are Game Fish, and Fish Commercially Valuable for Food, and to Regulate the Catching and Encourage the Propagation of the Same; to Protect the Waters Within the State from Improper and Wasteful Fishing; to Provide for the Appointment of Fish Commissioners and Fish Wardens, and to Declare their Official Powers and Duties; and to Encourage and Regulate the Artificial Propagation of Game and Food Fish by Such State Fish Commissioners and Others, and to Regulate the Distribution of the Same in the Waters of the Commonwealth, and to Provide Penalties and Punishments for the Violation of the Provisions thereof, and Repealing the Following Acts: (1) 'An Act Providing for the Construction of Fishways, and for the Propagation and Protection of Fish, and Appropriating Moneys Therefor, Approved the Fourteenth Day of May, Anno Domini One Thousand Eight Hundred and Seventy-Four;' (2) 'An Act to Consolidate and Amend the Several Acts Relating to Game and Game Fish, Approved the Fifth Day of May, Anno Domini One Thousand Eight Hundred and Seventy-Six, so Far as it Relates to Fish;' (3) 'Also An Act to Amend and Consolidate the Several Acts Relating to Game and Game Fish, Approved the Third Day of June, Anno Domini One Thousand Eight Hundred and Seventy-Eight, so Far as it Relates to Fish; and Also the Supplement to the Said Act, so Far as it Relates to Fish, Approved the Tenth Day of June, Anno Domini one Thousand Eight Hundred and Eighty-one;' (4) 'An Act for the Protection of Fish in the Waters of Lake Erie, Approved the Sixteenth Day of May, Anno Domini one Thousand Eight Hundred and Seventy-Eight;' (5) 'An Act Providing for the Propagation and Protection of Fish, and Appropriating

Money Therefor, Approved the Eleventh Day of June, Anno Domini One Thousand Eight Hundred and Seventy-Nine;' (6) 'An Act for the Protection of the Fishing Interests of the State, Approved the Eleventh Day of June, Anno Domini one Thousand Eight Hundred and Seventy-nine;' (7) 'An Act to Prevent the Catching, Killing, Exposing for Sale, or Having in Possession, Speckled Trout, Except from the Fifteenth Day of April to the Fifteenth Day of July, Approved the Eleventh Day of June, Anno Domini One Thousand Eight Hundred and Eighty-Five;' (8) 'An Act for the Protection of Shad and Game Fish in the State of Pennsylvania, approved the Twenty-Second Day of May, Anno Domini One Thousand Eight Hundred and Eighty-Nine;' (9) 'An Act for the Protection of Fish in the Waters of Lake Erie, Approved the Twenty-Second Day of May, Anno Domini One Thousand Eight Hundred and Eighty-Nine; and Also the Amendment to the Said Act, Approved the Twentieth Day of May, Anno Domini One Thousand Eight Hundred and Ninety-One;' (10) 'An Act to Permit the Use of Eel Pots in the Rivers and Waters of this Commonwealth, Other Than Trout Streams, Approved the Twenty-Fifth Day of June, Anno Domini One Thousand Eight Hundred and Eighty-Five;' (11) 'Also An Act to Prevent the Placing in the Waters of Pennsylvania of any Torpedo, Giant Powder, Nitro-Glycerine, Lime or Any Poisonous or Explosive Substances of Any Kind, for the Purpose of Taking Fish, and Providing a Penalty for the Violation Thereof, Approved the Twenty-Fifth Day of June, Anno Domini One Thousand Eight Hundred and Ninety-Five.' "



Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 29, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 140, entitled :

“An act to declare the species of fish which are game fish and fish commercially valuable for food, and to regulate the catching and encourage the propagation of the same, to protect the waters within the State from improper and wasteful fishing, to provide for the appointment of fish commissioners and fish wardens and to declare their official powers and duties, and to encourage and regulate the artificial propagation of game and food fish by such State Fish Commissioners and others, and to regulate the distribution of the same in the waters of the Commonwealth, and to provide penalties and punishments for the violation of the provisions thereof and repealing the following acts:

“An act providing for the construction of fishways and for the propagation and protection of fish and appropriating moneys therefor, approved the fourteenth day of May, Anno Domini one thousand eight hundred and seventy-four.

“Also an act to consolidate and amend the several acts relating to game and game fish, approved the fifth day of May, Anno Domini one thousand eight hundred and seventy-six, so far as it relates to fish.

“Also an act to amend and consolidate the several acts relating to game and game fish, approved the third day of June, Anno Domini one thousand eight hundred and seventy-eight, so far as it relates to fish, and also the supplement to the said act so far as it relates to fish, approved the tenth day of June, Anno Domini one thousand eight hundred and eighty-one.

“An act for the protection of fish in the waters of

Lake Erie, approved the sixteenth day of May, Anno Domini one thousand eight hundred and seventy-eight.

“An act for the propagation and protection of fish and appropriating money therefor, approved the eleventh day of June, Anno Domini one thousand eight hundred and seventy-nine.

“An act for the protection of the fishing interests of the State, approved the eleventh day of June, Anno Domini one thousand eight hundred and seventy-nine.

“An act to prevent the catching, killing, exposing for sale or having in possession speckled trout, except from the fifteenth day of April to the fifteenth day of July, approved the eleventh day of June, Anno Domini one thousand eight hundred and eighty-five. -

“An act for the protection of shad and game fish in the State of Pennsylvania, approved the twenty-second day of May, Anno Domini one thousand eight hundred and eighty-nine.

“An act for the protection of fish in the waters of Lake Erie, approved the twenty-second day of May, Anno Domini one thousand eight hundred and eighty-nine, and also the amendment to the said act approved the twentieth day of May, Anno Domini one thousand eight hundred and ninety-one.

“An act to permit the use of eel pots in the rivers and waters of this Commonwealth other than trout streams, approved the twenty-fifth day of June, Anno Domini one thousand eight hundred and eighty-five.

“Also an act to prevent the placing in the waters of Pennsylvania of any torpedo, giant powder, nitro-glycerine, lime, or any poisonous or explosive substances of any kind for the purpose of taking fish, and providing a penalty for the violation thereof, approved the twenty-fifth day of June, Anno Domini one thousand eight hundred and ninety-five.”

This bill is intended to regulate the taking of fish within the waters of the State, to encourage the propa-

gation of food fish, to restrain improper and wasteful fishing, and to define the duties and powers of the Commissioners of Fisheries and their subordinates. The bill as originally introduced was prepared by the Commissioners of Fisheries, but in the course of its passage was so radically amended as to change its original purpose. In its present form it is open to most serious objections.

Section four, six, ten and thirteen specify the minimum size of the different varieties of fish which may be legally taken. These minimum sizes are as follows: Salmon, one pound in weight; brook trout, rainbow or California trout, hybrid or brown trout, five inches in length; black bass, striped bass or rock fish, green or Oswego bass, pike-perch or Susquehanna salmon, seven inches in length; pike, pickerel, muscullonge, nine inches in length.

The only policy which can effectually protect the development of food fish is to prohibit the taking of any fish from the waters of the State until they have reached a size, age and weight which will render them able to propagate. If mature and breeding fish alone are caught the waters of the State can never be entirely depopulated. The past policy of legislation upon this subject has been uniformly upon these lines, and any new departure must result harmfully upon the supply of food and game fish within the State. The bill under consideration would permit the taking of salmon, the greatest of all food fish, recently introduced with some success in the river Delaware, of any weight in excess of one pound. When it is remembered that a young salmon ordinarily reaches the weight of one pound three or four years before arriving at the spawning age, it becomes obvious at once that this provision would render entirely abortive any attempt to make the salmon a source of food supply in any of our rivers. The same objection is true of the

minimum size of the bass and the pike. The muscalonge can hardly be described as a reproducing fish until it has reached a length of eighteen or twenty inches. It would be most harmful and destructive to permit them to be taken at a length of nine inches, as provided by this bill. The work of the Commissioners of Fisheries consist in part in introducing into the waters of the Commonwealth fish which in time will reproduce and multiply so that our citizens may be supplied with this character of food without depouulating the streams. No argument is necessary to show that if the seed thus planted may be removed from the waters of the State without the opportunity of multiplying, the work of the Fish Commission is rendered useless.

Another objectionable feature is that which legalizes the use of set lines and out lines, eel dams, set nets and fish baskets, which are among the devices recognized as most deadly and destructive of food fish. Section 2 permits the fishing with set lines or out lines, between sunset and sunrise, for the taking of catfish and eels. It is urged in defense of this provision that catfish and eels are the only varieties which feed at night, and that therefore all game fish would be safe from being caught within this period. In the interval between sunset and darkness, and also between dawn and sunrise, certain varieties of fish do a large part of their feeding, and this section would legalize a kind of fishing which would be most destructive to valuable food fish of various kinds.

Section 40 permits the use in any waters of this Commonwealth which do not contain trout, of "eel pots made of wicker work or netting;" of eel dams and walls provided with wiers or nets; of set nets, from April 15th to June 15th, and from September 15th to November 15th, and of fish baskets "in any rivers of this Commonwealth which partly flow through this

and partly through an adjoining State" from September 15th to November 15th. There are some unimportant limitations imposed upon the use of the devices which are legalized by this section. The friends of the measure defend this section on the ground that the devices therein legalized are intended for the catching of eels only, and if they did no more, the section would be open to no serious objection. But these devices are deadly to fish of all varieties. The provision relating to fish baskets would apply to the Susquehanna and Delaware rivers, into the waters of which the Commissioners annually introduce millions of shad fry, for the purpose of keeping up the supply. Fish baskets in either of these streams would destroy many millions of young shad in every season, and much of the money spent in the effort to keep up the shad fisheries would be wasted and thrown away.

Another serious and vital defect in the bill is its failure to prohibit fishing on Sunday. In the laws of this State at present are a number of provisions which prohibit the taking of fish upon that day. Among those now in force reference is made to section 17 of the act of June 3d, 1878, which applies to the entire State; section 6, act of May 16th, 1878, applying to the waters of Lake Erie, and section 3 of act of May 22d, 1889, which applies to fishing with net in Delaware river. Section 64 of the bill before me repeals in express terms these three acts of Assembly without re-enacting the prohibition, thus operating not only to the detriment of our fishing interests, but also taking away the wholesome restraints upon Sunday fishing.

The penal provisions of the act are defective. No penalty whatever is imposed for the violation of section 23, which forbids the obstruction of fishways maintained by the Fishery Commissioners, or other obstructions intended to prevent the migration of fish or the fishing with nets.

Section 32 provides "That any person violating the fourteenth, fifteenth, sixteenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second or twenty-sixth sections of this act shall be fined one hundred dollars for each offense, together with all the costs of suit, or shall suffer one day's imprisonment for each dollar of fine unpaid, but in no case shall the terms of imprisonment exceed thirty days, nor shall the fine exceed ten per centum of his unincumbered estate."

The sections for the violation of which penalties are therein imposed are important. Under this provision a fine may be imposed and in default of payment the offender may suffer one day's imprisonment for each dollar of fine unpaid, but the fine, by the terms of the section, shall not exceed ten per centum of the unincumbered estate of the offender. The only estate in law which is the subject of incumbrance is realty. If the offenders, therefore, have no real estate they cannot be made the subject of any fine; and since the imprisonment is in the alternative and is to be measured by the fine imposed, if there be no power to fine there is also no power to imprison. It follows, therefore, that any citizen who is not the owner of real estate may violate the sections of the law containing this penal provision with impunity.

Furthermore, the legislation is too loose and defective to be justified and I, therefore, withhold my approval.

DANIEL H. HASTINGS.

Veto of "An Act to Provide for the Appointment of a Game and Fish Warden, and to Prescribe His Powers and Duties."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 29, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 342, entitled "An act to provide for the appointment of a game and fish warden and to prescribe his powers and duties."

This bill provides for the appointment of a State Game and Fish Warden, with deputies in each of the counties of the Commonwealth, defines their duties and regulates their compensation.

Under the provision of section two the State Game and Fish Warden is made the secretary of the Boards of Game and Fish Commissioners, and is given charge of the reports, books, papers and documents of these commissions, and is required to collect, classify and preserve statistics, data and information tending to promote the objects of said boards respectively.

Under this bill the State Game and Fish Warden, although appointed by the Boards of Game and Fish Commissioners, is not required to submit to either of them any report of the services performed by him, or in any way account to them for moneys coming into his hands from the collection of fines imposed upon offenders against the game and fish laws, nor have these commissions or either of them any power or control over the publication of his reports. Such reports are to be made to the Secretary of the Commonwealth, who is required to edit and publish the same. This provision is inharmonious and objectionable.

But the most objectionable feature of the bill is found in the fourth section, and provides as follows:

“Said wardens shall have power to search any person and examine any boat, conveyance, vehicle, fish box, fish basket, game bag, or game coat, or any other receptacle for game or fish when he has good reason to believe that he will thereby secure evidence of the violation of the law and any hindrance or interference or attempt at hindrance or interference with such an examination shall be prima facie evidence of a violation of the law by the party or parties who hinder or interfere with or attempt to hinder or interfere with such search or examination.”

The language quoted proposes to give to the game and fish wardens and his sixty-seven deputy wardens the arbitrary power to make search of the persons and property of the citizens of the Commonwealth to secure evidence of a violation of law. Section 8 of article I of the Constitution of Pennsylvania is as follows: “The people shall be secure in their persons, houses, papers and possessions from unreasonable searches and seizures, and no warrant to search any place or to seize any person or things shall issue without describing them as nearly as may be, nor without probable cause, supported by oath or affirmation, subscribed to by the affiant.”

So far as this section proposes to give to the wardens the right to “search any person, examine any boat, conveyance, vehicle, fish basket, fish box, game bag, or game coat, or any other receptacle for game or fish,” it is in contravention of the article of the Constitution just quoted, and therefore cannot be approved.

Although the proposed bill contemplates the appointment of a State game and fish warden at an annual salary of \$1,200.00, and of deputy game and fish wardens in the several counties at a maximum annual cost of \$10,000.00, no appropriation is made out of which to pay these officials, nor is there in the gen-



eral appropriation bill any provision made for their payment. If the bill were to become a law it would for this reason alone be totally inoperative.

For the reasons given I withhold my approval.

DANIEL H. HASTINGS.

---

Veto of "An Act to Provide for the more Safe and Efficient Means of Exit from Theatres and Other Places of Public Amusement Hereafter Constructed Where Stage Scenery and Apparatus are Employed."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 29, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 416, entitled "An act to provide for the more safe and efficient means of exit from theatres and other places of public amusement hereafter constructed, where stage scenery and apparatus are employed."

The purpose of this bill is to provide for the public efficient and safe means of exit from theatres and places of amusement, and for the better protection of life in case of fire and panic occurring in such places of amusement. The bill is obviously drawn with exclusive reference to the conditions and needs of theatres and other places of amusement in large cities, but its provisions would apply to all theatres and other places of public amusement where stage scenery and apparatus are used, in all the cities, boroughs and smaller towns of the State. A large proportion of our small towns and villages now have their halls of pub-

lic amusement equipped, to some degree, with stage scenery and apparatus, where public entertainments are given, and similar theatres and public halls are being constantly erected in all parts of the Commonwealth. Many of these are buildings of a single story, exit from which is amply provided by means other than those which are specifically required in the bill now under consideration. It would be unfair, onerous and oppressive to apply the provisions of this bill to public amusement halls erected in the smaller cities and towns, as it would add greatly to the cost of construction and in effect might be prohibitory, and I therefore feel constrained to disapprove the measure.

DANIEL H. HASTINGS.

---

Veto of "An Act Making an Appropriation to Joseph Wyatt, Sergeant-at-Arms of the House of Representatives, for the Session of One Thousand Eight Hundred and Ninety-Seven, for the Payment in Full of the Expenses Incurred by the Senate and House of Representatives in Attendance Upon the Inaugural Ceremonies at Washington, March Fourth, One Thousand Eight Hundred and Ninety-Seven."

Commonwealth of Pennsylvania,  
 Executive Department,  
 Harrisburg, Pa., July 29, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 1025, entitled "An act making an appropriation to Joseph Wyatt, sergeant-at-arms of the House of Representatives, for the session of one thousand eight hundred and ninety-seven, for the payment

in full of the expenses incurred by the Senate and House of Representatives in attendance upon the inaugural ceremonies at Washington, March fourth, one thousand eight hundred and ninety-seven.

Having stated my objections to legislation of this character in withholding my approval from House bill No. 1006, entitled "An act making an appropriation for the payment of the expenses incurred by the Legislature of Pennsylvania in attending the ceremonies connected with the unveiling of the monument at the tomb of General U. S. Grant, at New York, on April twenty-seventh, one thousand eight hundred and ninety-seven, and the Washington monument, at Philadelphia, on May fifteenth, one thousand eight hundred and ninety-seven," I withhold my approval from the bill under consideration for the reasons therein stated.

DANIEL H. HASTINGS.

---

Veto of "An Act to Provide for the establishment of Bird Day in the Public Schools, and for the Proclaiming of the Same by the State Superintendent of Public Instruction."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 30, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 455, entitled "An act to provide for the establishment of Bird Day in the public schools and for the proclaiming of same by the State Superintendent of Public Instruction."

This bill sets apart one day in each school year to be called "Bird Day," and, in the language of the act, it is made "the duty of all schools within the State to observe the occasion by exercises in the form of lectures upon birds, of readings from bird literature and the reading of essays containing results of the observations of birds by the pupils, the singing of songs about birds and the recounting of personal experiences with them, and, in general, such exercises as are adapted to make children acquainted with the relation of birds to the great scheme of things."

I am of the opinion that the children in our public schools will find more profitable employment in adhering to the established curriculum of studies, as is now required, than they would if the day were occupied in the reading of essays, or by the singing of songs about birds and recounting personal experiences with them.

The significance of such school holidays as Christmas, Washington's birthday, Lincoln's birthday, Fourth of July and Memorial Day would be detracted from by adding "Bird Day" for the purposes set forth in the above extract of the bill. I, therefore, withhold my approval.

DANIEL H. HASTINGS.

Veto of "An Act Supplementary to An Act, Approved April Twenty-Nine, One Thousand Eight Hundred and Seventy-Four, Entitled 'An Act to Provide for the Incorporation and Regulation of Certain Corporations' Providing for the Purchase of the Franchises and Property of Certain Corporations by the Municipal Corporation or Corporations Within the Limits of Which Such Franchises are Exercised: And Providing, That Such Municipal Corporation Shall Not Itself Undertake or Perform Any Business or Purposes of Such Corporation Without First Acquiring Its Franchises and Property."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 30, 1897.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 280, entitled "An act supplementary to an act approved April twenty-nine, one thousand eight hundred and seventy-four, entitled 'An act to provide for the incorporation and regulation of certain corporations,' providing for the purchase of the franchises and property of certain corporations by the municipal corporation or corporations within the limits of which such franchises are exercised. And providing that such municipal corporation shall not itself undertake or perform any business or purposes of such corporation without first acquiring its franchises and property."

The purpose of the bill is to prevent municipalities from engaging in the business of furnishing light for municipal purposes or to the people, in all cases where such municipality has, by ordinance, contract or otherwise, permitted any corporation organized under the act of 1874 to use or occupy its streets, lanes and al-

leys for the purpose of furnishing light. The proposition contained in the bill is, that if a corporation be created for the purpose of establishing an electric light plant in a certain city, and such corporation makes application to the municipal authorities for leave to occupy its streets with poles or conduits, and such leave is granted by ordinance or otherwise, the right of the municipality to light its own streets and furnish light to its own inhabitants is thereby forever forfeited, except upon the condition of either purchasing all existing light plants by contract or, upon failure to agree, to condemn the same and pay the value fixed therefor by viewers appointed for that purpose or by a jury on appeal. It is not necessary that the light company should have been invited by the municipality to invest its capital and occupy its streets, or that any contract on the part of the municipality for furnishing municipal lighting should have been made as an inducement to the investment, but the franchise or privilege of occupying the streets of the municipality, granted to the company, in most cases without compensation, is made by the bill, a reason for depriving the municipality of the municipal function of furnishing light. The General Assembly, at its session of 1895, passed a bill almost identical with the one now under consideration, from which I withheld my approval. Amongst the reasons I then gave for disapproving that measure was "that the important change in existing law contemplated by this bill is to require boroughs and cities to condemn existing electric light plants and pay for them as conditions precedent to furnishing light on the part of the municipality for its own use and the use of its inhabitants. No matter how inadequate, useless or undesirable the works of such a corporation may be to the municipality, it is required by this bill to make the purchase before it can exercise the power to light its own streets and to fur-

nish light to its citizens. Furthermore, this bill obliges the municipality, before it is permitted to light its streets and to furnish lights to its inhabitants, to condemn, not one electric light plant, but the several plants and works furnishing electric light in such districts in which such municipalities or boroughs propose to supply either public or private light."

I have listened with much interest to the able arguments made in favor of this bill, but I am not convinced, looking to the interests of all the people in all the cities and boroughs of the Commonwealth that it should receive Executive approval. I see no reason for departing from the position taken upon the bill of similar import, which failed to receive my approval at the session of 1895.

It has been argued by counsel, with great force and ability, that since 1895 the Supreme Court, in the case of *White v. The City of Meadville*, reported in 177 P. S. 643, has enunciated a doctrine that would require the approval of the bill now under consideration; but I do not so read that decision. The controversy in that case related to a water company organized under the act of 1874, and the municipality, having entered into a contract with the company for the supply of water for municipal purposes, permitted it to lay its pipes and establish its plant. The point upon which the case was decided was that, under the law as it existed in November, 1874, when the contract was made, the municipality had the right either to establish a plant and supply water or to make a contract with the water company so to do, and having elected to contract with the water company, the municipal function passed from the city and it could not subsequently erect and maintain water works to supply its citizens with water in the manner contemplated by the act of 1874.

While I feel it my duty in all cases to be bound by

judicial decision, I cannot regard the case referred to as having any application to the question now under consideration. I cannot agree to impose upon the municipalities of this Commonwealth the burden of paying by taxation for all the electric light plants that may be in operation in the municipalities respectively, as a condition precedent to the exercise of the function of municipal lighting. I therefore withhold my approval from this bill.

DANIEL H. HASTINGS.

---

Veto of "An Act to Provide Revenue by Imposing a Mercantile License Tax on Venders of or Dealers in Goods, Wares and Merchandise, and Providing for the Collection of Said Tax."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 30, 1897.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 538, entitled "An act to provide revenue by imposing a mercantile tax on venders of or dealers in goods, wares and merchandise, and providing for the collection of said tax."

This bill provides that "from and after the passage of this act each vender of or dealer in goods, wares and merchandise shall be rated and pay annually for the use of the Commonwealth a mercantile license tax for each separate store or place of business," according to the classification in the bill. "Venders of or dealers in goods, wares and merchandise" are divided into thirty-seven classes. The first class consist of those merchants whose annual sales are more than one thousand



dollars and less than five thousand dollars, and the tax imposed upon merchants of this class is seven dollars. The second class consists of those whose sales amount to five thousand and are less than ten thousand dollars, and each member of the class is taxed ten dollars annually. Then follows the classification according to the volume of business until the thirty-seventh and last class is reached, where the annual sales amount to ten million dollars and over, each member of which is required to pay a tax of twelve thousand dollars per annum.

This being an important revenue measure, and coming to me as it does at a time when additional revenues are needed, would receive my approval were it not for the fact that, after the most careful consideration, I have reached the conclusion that the constitutionality of the proposed enactment is more than doubtful; that, if permitted to become a law, it would be unjust and unfair to a large class of our merchants, and that ultimately it would prove detrimental to the best interests of the Commonwealth.

The Constitution provides, article IX, section 1, that "All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws." By the terms of this bill the merchant whose sales are more than one thousand dollars and less than five thousand dollars annually pays seven dollars, and the merchant whose sales amount to anything less than ten thousand dollars pays a tax of ten dollars, while the merchant whose sales amount to ten million dollars or more pays twelve thousand dollars per annum. The want of uniformity is apparent from this statement. The thing taxed is the volume of sales. The small merchant who sells one thousand dollars worth of goods in a year pays seven dollars, or a seven mill tax, and the merchant who sells ten thousand dol-

lars worth a year pays ten dollars, or a one mill tax, while the merchant whose sales amount to ten million dollars per year, if he were taxed at the same rate as the merchant whose sales amount one thousand dollars per year, would be required to pay seventy thousand dollars instead of twelve thousand dollars, as fixed by the bill.

This inequality is found throughout the entire classification, and, inasmuch as the license tax has for its basis the volume of the sales, and that being the subject of the tax, I believe it to be in violation of that section of the Constitution above quoted. It is certainly not uniform upon "the same class of subjects." If it be said that each one of the thirty-seven classes has imposed upon it a uniform tax upon all merchants within its provisions, I think it still open to the objection that it is an arbitrary classification of a class, and that, as the burdens imposed upon the several classes lack uniformity and equality, it is still within the constitutional inhibition.

But the bill is subject to the further objection that no distinction is made between the wholesale merchant, who may do a large volume of business at a small profit, and the retail dealer who may do the same volume of business at a great profit, and it includes, too, within its provisions commission merchants, forwarders and others, the volume of whose business, in the nature of things, would be great but the margin of profit very small. The purchase and sale of grain, flour and provisions, largely for export by commission merchants, furnish a large part of the commerce at the ports of Philadelphia and Pittsburg, and it is a business that should be fostered and encouraged. The proposed tax is not a tax upon property nor upon profits, but on sales which may yield small profits or none at all.

For several years the business depression has been so great that almost every industry has struggled to

exist, and I am unwilling to impose further burdens upon these interests for the reasons that I have stated. I therefore withhold my approval from this bill.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation to the Trustees of the State Asylum for the Chronic Insane."

**A**PPROVED—THIS 26th DAY OF JULY, A. D. 1897, as to the first, third and fourth specific appropriations amounting to \$4,000.

This bill makes five specific appropriations as follows:

"First. For the removal of patients to and from the asylum, the sum of \$1,500.00; Second. For the payment of a deficiency in the appropriation approved the third day of July, Anno Domini one thousand eight hundred and ninety-five, for the erection and completion of building for day room with shops, the sum of \$1,382.34. Third. For the furnishing of a building for day rooms and work building, the sum of \$500.00. Fourth. For draining and improving grounds, hedges, trees, shrubbery, etc., the sum of \$2,000. Fifth. For the payment of architect's services for designing the laundry, dining room, kitchen, etc., the sum of \$562.00.

I approve the first, third and fourth specific appropriations and withhold my approval from the second and fifth specific appropriations. The second specific appropriation is intended to pay the sum of \$1,382.34, or so much thereof as may be necessary, for loss sustained by the contractors in performing a certain specific contract connected with the original construction of the said asylum. This is forbidden by section II, Arti-

cle III of the Constitution, which provides "that no bills shall be passed giving an extra compensation to any public officer, servant, employe, agent or contractor after services shall have been rendered or contract made, nor providing for any claims against the Commonwealth without previous authority by law."

I withhold my approval from the fifth specific item of appropriation, viz: "For the payment of architect's services for designing the interior of the laundry, dining room, kitchen, etc., the sum of five hundred and sixty-two dollars." The superintendent of the institution informs me that the trustees had settled with the architect, agreeing to pay and the architect to receive the sum of \$250 and the representatives of the institution requested a specific appropriation of \$250 to pay the said indebtedness, whereas the amount of this appropriation was raised from \$250 to \$562, without either the consent or knowledge of the managers of the said asylum.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation to the Lehigh University."

**A**PPROVED—THIS 26th DAY OF JULY, A. D. 1897, as to the first and second specific appropriations amounting to \$150,000, and disapproved as to the third and fourth specific appropriations amounting to \$50,000.

DANIEL H. HASTINGS.

This bill appropriates to the said University the following specific amounts:

"First. For maintenance, the sum of \$100,000:

Second. For general expenses, the sum of \$50,000;

Third. For general educational purposes, the sum of \$25,000, and

Fourth. For special maintenance of plant, the sum of \$25,000."

I withhold my approval of the third and fourth items, to wit:

For general education purposes, the sum of \$25,000, and for special maintenance of plant, the sum of \$25,000, and I hereby approve of the first and second specific appropriations, to wit: For maintenance, the sum of \$100,000; for general expenses, the sum of \$50,000.

By act of General Assembly, approved the 9th day of February, 1866, the Lehigh University, situate at South Bethlehem, in Northampton county, was incorporated. In 1865, the late Judge Asa Packer, a citizen of Pennsylvania, announced his intention of founding an institution of learning where young men could obtain a complete education in technical, literary and scientific branches, and the following year the act of incorporation enabled him to complete the organization of the new University. The University grounds cover nearly fifty acres in area, and, with the buildings, represent an outlay of one million two hundred and fifty thousand dollars, of which sum Judge Packer gave, during his lifetime, six hundred thousand dollars. In addition, he gave at different periods up to the time of his death, which occurred in 1879, over two hundred and fifty thousand dollars for the current running expenses. By his will he left an endowment in Lehigh Valley Railroad stock of one million five hundred thousand dollars for the University, and a special endowment of four hundred thousand dollars for its library, having previously erected a library building at a cost of over one hundred thousand dollars.

While all the departments of a regular college course are represented in the University, it has been pre-eminently a polytechnical school of the highest grade.

Its technical departments comprise civil engineering, mechanical engineering, mining engineering, electrical engineering, metallurgy, chemistry and architecture. The original purpose of the institution was to provide technical instruction of the highest order, free of cost to young men of the State, but from the beginning so high a standard was maintained that young men of other states came knocking at its doors for admission, and while Judge Packer, who had amassed a fortune in developing the mining and material interests in the Lehigh Valley, had determined that he would return to the State which had afforded him the opportunity to amass his wealth, a large portion of his fortune for the education of her young men, he felt that the scope of the work should not be confined to the youth of his own State, and it was accordingly thrown open to all deserving young men. Of all the students who have attended the University, I am informed fifty-three per centum have been Pennsylvanians. More than two thousand students have attended the University and all of them excepting sixty have had tuition free. The latter number in the last two years were required to pay a moderate charge each to assist in defraying the expenses of the institution. It has been the desire of the management to carry out the wish of the founder that no student of good character and scholarship should be unable to obtain a collegiate education in consequence of his inability to pay tuition. For twenty-six years the Packer endowment was amply sufficient to meet the current expenses of the institution. During the last four years by reason of the Lehigh Valley Railroad stock, which constitutes the endowment, failing to pay dividends, the income of the University has been entirely cut off. The trustees and friends of the University, however, with confidence that the embarrassment is only temporary, raised from their own private funds, a sufficient sum of money to continue

the work. It has been made clear to me that the financial embarrassment of the University is merely temporary, and its managers have come before the General Assembly asking an appropriation of \$200,000 to bridge over their temporary difficulties. The Lehigh University has been and is a part of the free educational establishment of the State. Its work has been of the best quality. Its graduates are found in every department of scientific energy in this, and in other states, and in fact in many other countries. It has enabled more than a thousand poor young Pennsylvanians to qualify themselves, free of cost, for those professions which tend to develop the great industries and energies of the Commonwealth and has done the same thing for an equal number of poor young men of other states.

After almost a generation of successful philanthropic work this call for temporary aid appeals alike to the sympathy and patriotism of our people, and for these reasons I have been constrained to withhold Executive approval from only one-fourth of the sum appropriated by the General Assembly.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation for the Payment of the Expenses of the Joint Committee, Appointed by the Senate and House of Representatives, to Investigate the Management Generally of the Workings of the Office of Dairy and Food Commissioner of this Commonwealth."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

Items making appropriation to the following members of the committee are disapproved:

1. "To William Teas, for sleeping berths, parlor and dining car charges, telegrams, telephone messages, preparing reports, clerk hire, personal expenses, etc., four hundred and ninety-seven dollars and sixty cents (\$497.60).

2. To Fred W. Turner for the same purposes the sum of five hundred and ninety-three dollars (\$593.00);

3. To James Schofield for the same purpose the sum of five hundred and ninety-four dollars (\$594.00);

4. To John J. Coyle for the same purposes the sum of three hundred and fifty dollars (\$350.00);

5. To Walter T. Merrick for the same purposes the sum of three hundred and fifty dollars (\$350.00);

6. Also the item which reads as follows: 'For mileage of the sergeant-at-arms in attending the committee meeting, two thousand five hundred miles, the sum of five hundred dollars (\$500), or so much thereof as may be necessary.'

This last mentioned item is disapproved for the reasons fully set forth in my disapproval of certain items of Senate bill No. 626, entitled "An act making an appropriation for the payment of the expenses incurred by the joint committee of the Senate and House of Representatives, appointed to investigate the different systems of management and of the confinement of prisoners in the two penal institutions of the State, known as the Eastern and Western Penitentiaries.

Inasmuch as there appeared to be appropriated by the bill certain sums for committee expenses, sleeping car berths, hotel bills, &c., in addition to the appropriation to the members as above stated, I felt it incumbent upon me to learn, if possible, for what reason or upon what ground the above appropriations were made to members of the committee, and accord-



ingly I addressed a communication to each of the members, and learned from the replies of three of them that their items included mileage at the rate of twenty cents a mile for the distance traveled in making the investigation, and that nearly the entire amount appropriated to each consisted of mileage at that rate.

As to the two members of the committee who make no reply I feel justified in inferring, from the similarity of the amounts appropriated to them, and the fact that they failed to make reply to my request, that their items are of the same character and made up in the same manner. At all events, no evidence is furnished me by which I can find that the appropriations would be proper.

It has been the practice for many years to allow mileage to members of committees of the General Assembly, and, in withholding my approval from these items and similar items appearing in other bills, I deem it proper to state that no reflection upon the character of the members can be fairly implied because of these appropriations. A careful investigation of the whole subject, however, leads me to the conclusion that, not only is there no act of Assembly authorizing such payments, but that it is clearly forbidden by the fundamental law.

Article II, section 8, of the Constitution is as follows:

“The members of the General Assembly shall receive such salary and mileage for regular and special sessions as shall be fixed by law, and no other compensation whatever, whether for service upon committee or otherwise. No member of either House, shall during the term for which he may have been elected, receive any increase of salary or mileage, under any law passed during such term.”

Immediately after the adoption of the Constitution of 1874 an act of Assembly was passed providing for

compensation of members of the General Assembly, and as amended by the act of 7th July, 1885, reads as follows:

“The compensation of members of the General Assembly shall be fifteen hundred dollars for the regular biennial session and mileage to and from their homes at the rate of twenty cents per mile, to be computed by the ordinary mail route between their homes and the capital of the State, and five hundred dollars and mileage, as aforesaid, for each special or extraordinary session.”

The only mileage to which a member of the General Assembly appears to be entitled is that provided in the act of Assembly above quoted. He is distinctly forbidden to receive any “other compensation whatever, whether for service upon committee or otherwise.” Should these items receive Executive approval, compensation would be given for service upon committee under the guise of “mileage,” in addition to the salary and mileage provided by law.

Two members of the committee render bills smaller in amount, shown to me to be actual cash disbursements for necessary expenses in the conduct of the investigation with which they were charged by the General Assembly, and I have therefore approved them with other unobjectionable items. In the consideration of this bill and others of similar character I have, in all cases, withheld my approval from all items except such as I had reason to believe represented necessary and actual disbursements for expenses incurred.

In each of the foregoing items, disapproved, and included in the sum appropriated, is the work of “preparing reports.” The amount considered by a member of a committee as a proper charge for preparing reports is not given, but it appears to form a part of each sum appropriated. Under the law, as already

shown, a member of a committee is not entitled to any sum whatever for the work of preparing the report of his committee, and to allow compensation therefore would be in plain violation of the provision of the Constitution above quoted.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation for the Payment of the Expenses Incurred by the Joint Committee of the Senate and House of Representatives, to Investigate and Report to the General Assembly the Result of their Investigation, the Conditions Existing in the Anthracite Coal Regions."

**A**PROVED—JULY 29, 1897, EXCEPT AS TO THE following items:

DANIEL H. HASTINGS.

Items making appropriation to the following members of the committee are disapproved:

1. "To W. B. Meredith, for car fare, sleeping berths, telegraph and telephone services, personal expenses of preparing report, the sum of five hundred and forty-two dollars and thirty cents (\$542.30) or so much thereof as may be necessary."

2. "To H. W. Haines, for car fare, sleeping berths, telegraph and telephone service and personal expenses, two hundred and seventeen dollars and thirty cents (\$217.30)."

3. "To Jacob Roberts, Jr., for car fare, sleeping berths, telegraph and telephone services, and personal expenses, the sum of two hundred and thirty-two dollars and thirty cents (\$232.30)."

4. "To H. T. Dunlap, for car fare, sleeping berths, telegraph and telephone services and personal expenses, the sum of two hundred and thirty-two dollars and thirty cents (232.30)."

5. "To J. C. Campbell, for car fare, sleeping berths, telegraph and telephone services and personal expenses, the sum of one hundred and seventy-seven dollars and thirty cents (\$177.30)."

The foregoing five items could only receive my approval if the members were entitled to mileage and compensation for preparing the report of the committee. Such claims not being warranted by law, I disapprove the same for the reasons set forth in my objections to Senate bill No. 631, filed with the Secretary of the Commonwealth.

In this bill appears an item appropriating to the sergeant-at-arms one thousand two hundred and eighty-five dollars and twenty cents (\$1,285.20), which I have approved, although the bill, as rendered by the sergeant-at-arms, contains an item of three thousand five hundred and forty-six (3,546) miles traveled in attendance upon committee at twenty cents a mile. My reason for approving this bill, notwithstanding it contains said items, is because of the fact that the General Assembly in making the appropriation reduced the bill from one thousand nine hundred and eighty-five dollars and twenty cents (\$1,985.20), as rendered, to the aforesaid sum of one thousand two hundred and eighty-five dollars and twenty cents (\$1,285.20), the reduction representing practically the amount of the objectionable part of the item.

The bill also contains an item for stenographer's charges amounting to fifteen hundred dollars (\$1,500), which I approve with some hesitation, notwithstanding the fact that the stenographer's bill as originally rendered to the committee, amounted to three thousand and forty-four dollars and five cents (\$3,044.05), and

was reduced by the General Assembly to the above sum of fifteen hundred dollars (\$1,500). The fees charged by stenographers in this and in other bills, which I have had under consideration, have seemed to me, in almost every instance, to be excessive in amount and they have received the most careful scrutiny. Inasmuch as there appears to be no legislation fixing the fees of stenographers for services to legislative committees, the fees and mileage of witnesses, and the fees and mileage of the sergeant-at-arms in performing service for committees, I earnestly recommend that an act of Assembly be passed governing all these subjects. Common justice to all concerned demands it, and such legislation is necessary for the guidance of the Executive when called upon to approve bills of this character.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation for the Payment of the Expenses Incurred by the Joint Committee of the Senate and House of Representatives, Appointed to Investigate the Different Systems of Management and of the Confinement of Prisoners in the Two Penal Institutions of the State Known as the Eastern and Western Penitentiaries."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

The items making appropriations to the following members of the committee are disapproved:

1. "To A. G. Seyfert, for sleeping berths, dining car service, telegraph and telephone services and personal

expenses, the sum of two hundred and forty-four dollars (\$244), or so much thereof as may be necessary."

2. "To H. D. Heller, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of two hundred and two dollars (\$202), or so much thereof as may be necessary."

3. "To Ellwood Becker, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of one hundred and sixty dollars and eighty cents (\$160.80), or so much thereof as may be necessary."

4. "To J. C. Vaughan, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of two hundred and two dollars and sixty cents (\$202.60), or so much thereof as may be necessary."

5. "To John R. Farr, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of two hundred and one dollars and sixty-five cents (\$201.65), or so much thereof as may be necessary."

6. "To C. K. Bolles, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of two hundred and one dollars and forty cents (\$201.40), or so much thereof as may be necessary."

7. "To James B. Coryell, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of two hundred dollars (\$200.00), or so much thereof as may be necessary."

8. "To Cyrus J. Rhode, for sleeping berths, dining car service, telegraph and telephone services and personal expenses, the sum of two hundred dollars (\$200.00), or so much thereof as may be necessary."

Also the item "for services or expenses necessarily incurred by the sergeant-at-arms in serving subpoenas, mileage in serving subpoenas, attendance upon com-

mittee, including payment of fees and mileage to witnesses appearing before the committee, the sum of one thousand five hundred and two dollars and eighty cents (\$1,502.80), or so much thereof as may be necessary.

The first of the foregoing items, being an appropriation to the chairman of the committee, I have no doubt represents in part actual expenses paid, for which he should be reimbursed, but it includes also eighty dollars (\$80.00) according to his own statement, that he believes to be necessary for traveling expenses in the future in calling upon the various members of the committee in case the bill is approved, to make payment of the sums appropriated to them. This renders the item objectionable, and, as I am powerless to approve part, I am obliged to disapprove the whole.

From letters from and interviews with several of the members of the committee, I learn that nearly the whole of each of the remaining items appropriated to members of the committee consists of mileage to which I have no doubt the members believed themselves to be entitled, but this being without authority of law, as I have shown in my objections to Senate bill No. 631, these items are disapproved.

The item of one thousand five hundred and two dollars and eighty cents (\$1,502.80) appropriated to the sergeant-at-arms, and above referred to, as originally presented to the General Assembly, was one thousand eight hundred and two dollars and eighty cents (\$1,802.80) which was reduced before final passage to one thousand five hundred and two dollars and eighty cents (\$1,502.80); but I am of the opinion that it is still excessive and ought not to be allowed.

In the statement furnished by the sergeant-at-arms, appears an item of eight hundred and two dollars (\$802.00) for "four thousand and ten (4,010) miles traveled in attendance upon the committee at twenty cents

per mile." Such a charge is not justified by any act of Assembly applicable to this case, or, by analogy, to any other statute, so far as I am aware, allowing mileage for similar service. It is not alleged that it is to cover any disbursement made on behalf of the committee or for any expenses entailed by the investigation. Neither is it a payment made to any deputy or assistant sergenat-at-arms. This charge, in my judgment, make it necessary to disapprove the entire item of one thousand five hundred and two dollars and eighty cents (\$1,502.80) and it is therefore disapproved.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation to Pay the Expenses Incurred by the Joint Committee of the House and Senate, Appointed to Investigate and Report to the General Assembly the Result of their Investigation of the Industrial Condition and Alleged Deplorable State of the Miners of the Bituminous Coal Region, Comprising what is Commonly Known as the Pittsburg District of Pennsylvania, Also the Clearfield and Cambria Counties; and to Inquire into the High Rate of Tolls Charged by the Monongahela Navigation Company, and to Inquire into the Conditions of Coal Shipments, in Connection with said toll charges on the Monongahela River, During the Session of One Thousand Eight Hundred and Ninety-Seven."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

Items making appropriation to the following members of the committee are disapproved:



1. "To Henry D. Saylor, for car fare, sleeping berths, telegrams and telephone messages, personal expenses, expenses of preparing reports, clerk hire, etc., the sum of seven hundred and fifty-six dollars and one cent (\$756.01), or so much thereof as may be necessary."

2. "To Alfred W. Milleisen, for car fare, sleeping berths, telephone messages and personal expenses, etc., the sum of five hundred and fifty-nine dollars (\$559.00), or so much thereof as may be necessary.

Having no information as to the character of the two items of appropriation above mentioned, and observing that the same bill appropriates considerable sums for hotel bills, expenses of the sergeant-at-arms, stenographer, &c., I called upon the members of the committee for information regarding the several items of the bill. From one of the above named members I received a communication in writing, in which there appear:

(a) "Car fare, 6,567 miles, at three cents per mile;"

(b) "Personal expenses, including \$4.15 for telephone messages, and \$1.50 for telegrams; also including sleeping berths, \$258.21, and

(c) "Preparation of reports, including Monongahela river reports, clerk hire, type-writing, &c., incidental to the same."

The other member of the committee, the appropriation to whom is disapproved, made no report whatever, and I am therefore not advised as to its character.

In view of the fact, however, that the cost of hotel bills, sergenat-at-arms expenses and stenographer's fees are provided for by separate items in the bill, it is not unreasonable to assume that it also includes mileage. But whether it does or not, I am supplied with no information concerning its character, and I therefore cannot approve it. The reasons for withholding my approval from these two items are more fully set forth

in giving my objections to Senate bill No. 631, filed in the office of the Secretary of the Commonwealth.

This bill also includes an item to the sergeant-at-arms, which I have approved, in which appears from his account rendered to the committee, an item for mileage at twenty cents per mile, and which would have been disapproved except for the fact that the General Assembly so reduced the bill as to give the sergeant-at-arms less than ten cents a mile, and I therefore felt constrained to approve it, believing that that amount may have been necessary to cover actual expenses.

The item appropriated for stenographer's services is at the rate allowed for similar services in court proceedings and it therefore has my approval.

DANIEL H. HASTING.

---

Veto of Part of "An Act Making an Appropriation to Pay Expenses of the Members of Committee. Hotel Bill, Stenographer, Et Cetera. in the Contested Election Case of Saunders versus Roberts, in the Third Legislative District in the City of Philadelphia, During the Session of One Thousand Eight Hundred and Ninety-Seven."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

The items making appropriation to the following members of the committee are disapproved:

1. "To P. M. Lytle, extra car fare, carriage hire, telegrams, etc., the sum of two hundred and ninety-four dollars (\$294.00;)"

2. "To Charles W. Hermann, extra car fare, carriage hire, telegrams, etc., the sum of three hundred and four dollars (\$304);"

3. "To J. S. Wilson, extra car fare, carriage hire, telegrams, etc., the sum of two hundred and ninety-four dollars (\$294);"

4. "To Clark T. Baldwin, extra car fare, carriage hire, telegrams, etc., the sum of two hundred and ninety-four dollars (\$294);"

5. "To George Sterr, Jr., extra car fare, carriage hire, telegrams, etc., the sum of two hundred and ninety dollars (\$290);"

6. "To C. M. Kerr, extra car fare, carriage hire, telegrams, etc., the sum of two hundred and ninety-four (\$294);"

7. "To Seth Orme, extra car fare, carriage hire, telegrams, etc., the sum of three hundred and thirty-six dollars (\$336);"

8. "To D. M. Pry, extra car fare, the sum of forty-two dollars (\$42);"

9. "To J. C. French, extra car fare, carriage hire, telegrams and extraordinary and incidental expenses, the sum of three hundred and fourteen dollars (\$314)."

Having made inquiry of all the members of the committee as to the character of the charges, I received replies from all or nearly all of them, and learned that almost the entire amount appropriated in each instance was for mileage charged by them as members of the committee.

One member, under date of July 26, 1897, in reply to my inquiry, says amongst other things: "I desire to say that the item is based on a claim of mileage at twenty cents per mile for eight trips from Harrisburg to Philadelphia."

Another member of the committee writes on the same date: "I beg to say that the amount includes

items for extra mileage, livery hire, boarding, extra postage, telegrams, etc.”

Another member in reply to my inquires, says: “I never presented any bill to the committee. Suppose they made the item in my favor on the basis of mileage which some committees have been in the custom of receiving from the State.”

For these reasons, and for additional reasons more fully set forth in my objections to Senate bill No. 631, entitled “An act making appropriation for the payment of the expenses of the joint committee appointed by the Senate and House of Representatives to investigate the management generally of the workings of the office of Dairy and Food Commissioner of this Commonwealth,” the items are disapproved; but in withholding my approval, I deem it only fair to say that the appropriation made to the different members of the committee were made upon what I believe to have been the honest assumption that they were legally entitled to mileage.

DANIEL H. HASTINGS.

---

Veto of Part of “An Act Making an Appropriation to Pay the Expenses of the Members of Committee, Hotel Bill, Stenographer, Printing and Filing Petition, Et Cetera, in the Contested Election Case of Shiffer versus Leh, in the Legislative District of Northampton County, During the Session of One Thousand Eight Hundred and Ninety-Seven.”

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

The items making appropriations to the following members of the committee are disapproved.

1. "To John C. French, extra car fare, carriage hire, telegraphing, et cetera, one hundred and seventy-two dollars and eighty cents (\$172.80):"

2. "To William Teas, extra car fare, carriage hire, telegraphing, etc., one hundred and seventy-two dollars and eighty cents (\$172.80);"

3. "To B. W. Jennings, extra car fare, carriage hire, telegraphing, etc., one hundred and seventy-two dollars and eighty cents (\$172.80);"

4. "To Alvin J. Kern, extra car fare, carriage hire, telegraphing, etc., one hundred and seventy-two dollars and eighty cents (\$172.80);"

5. "To J. H. Marshall, extra car fare, carriage hire, telegraphing, etc., one hundred and thirty-nine dollars and sixty cents (\$139.60);"

6. To John Mong, extra car fare, carriage hire, telegraphing, etc., one hundred and thirty-nine dollars and sixty cents (\$139.60);"

7. "To Franklin Reed, extra car fare, carriage hire, telegraphing, etc., one hundred and thirty-nine dollars and sixty cents (\$139.60);"

The above appropriations are made to members of the committee and all or nearly all have advised me that almost the whole of each item represents mileage at twenty cents a mile. For the reasons more fully set forth in my objections filed with Senate bill No. 631, the foregoing items are disapproved.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation to the Trustees of the University of Pennsylvania."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following specific items:

“For general educational purposes of the University, the sum of fifty thousand dollars, or so much thereof as may be necessary.”

DANIEL H. HASTINGS.

This bill makes four specific appropriations, to wit:

First. “For the purpose of maintenance of patients treated in the Hospital Departments of the University, including the maternity hospital, the sum of \$50,000, or so much thereof as may be necessary.”

Second. “For the general maintenance of the University, the sum of \$100,000, or so much thereof as may be necessary.”

Third. “For the general expenses of the University, the sum of \$50,000, or so much thereof as may be necessary.”

Fourth. “For general educational purposes of the University, the sum of \$50,000, or so much thereof as may be necessary.”

The bill is approved as to the first three items, amounting to \$200,000, and my approval is withheld from the last item, amounting to \$50,000.

The University of Pennsylvania was founded before the Revolutionary war and from the beginning has been among the most valuable institutions of higher learning in the country. It was founded by Benjamin Franklin and its charter was received from Thomas and Richard Penn in 1753, who granted “to the trustees of the college, Academy and Charitable Schools of Philadelphia, the right to hold property for educational purposes.” From that day to the present its career has been one of steady growth and development until it now ranks among the foremost Universities of this country. The purpose of its founders was to establish a University in Pennsylvania, where the highest education in every department of learning might be obtained free by the young men of the State. The

Governors of the province and of the Commonwealth have been from the beginning ex-officio, during their several terms, the president of its boards of trustees. A wise and liberal system of free scholarships has enabled deserving young men to acquire an education without cost to themselves. From its beginning it has provided for free tuition, and such scholarships, with the exception of two which belonged originally to the Penn family and afterwards vested in the Governor of the Commonwealth, have been awarded as occasion demanded. This great institution has made Philadelphia the centre of medical skill and learning. The first degrees in medicine were granted as early as June, 1768, and those who received those degrees were the first graduates in medicine in America. The University has established departments of law, chemistry, mineralogy, geology and mining, civil and mechanical engineering, architecture, music, dentistry, philosophy, pedagogy, veterinary medicine, and it has the Wharton School of Science and the Towne Scientific School. By the wise organization of this institution, all of its fine equipment is brought into direct relation with the common school system of the State and makes it deserving alike with the common schools of such assistance as the State can afford to render. The State, which appropriates more than \$6,000,000 annually to common schools, normal schools and general education should be wise enough and liberal enough to well provide for such institutions as the University of Pennsylvania, the State College and the Western University which have heretofore received State aid, and where poor and deserving young men can have free education of the highest character. While the University of Pennsylvania has been liberally endowed by the citizens of the Commonwealth, its recent growth has been such that its fixed income is inadequate to its present requirements and it is so conspicuously a part of the

great educational establishment of the State, that there can be no hesitation in saying the State can hardly render itself a better service than to lend it a willing and helping hand on all proper occasions. It has not done this to the extent that would have been warranted in the past, but it should be a part of the settled policy of the Commonwealth for the future. I should have been glad to have approved the entire amount of the appropriation at this time had the condition of the public finances been such as to justify it.

DANIEL H. HASTINGS.

---

Veto of Part of "An Act Making an Appropriation to Pay the Expenses Incurred by the Joint Committee of the House and Senate, Appointed to Investigate and Report the Same to the General Assembly, to Inquire Into the Rumor and Charges in Circulation Among the Members of the State Legislature that Fifty Thousand Dollars was Demanded of the Metropolitan Life Insurance Company of New York City to Defeat the Bill Introduced by Senator McQuown which Prohibits the Insuring of Children Under Fifteen Years of Age, and to Ascertain the Source and Truth Thereof, or Any Part Affecting the Integrity of Any of the Members of the Legislature During the Session of One Thousand Eight Hundred and Ninety-Seven."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following itmes:

DANIEL H. HASTINGS.

1. "To the sergeant-at-arms for serving subpoenas on thirteen witnesses and leaving copies of the same



and mileage covered in serving said subpoenas, the sum of two hundred and ninety-eight dollars and forty cents (\$298.40);”

2. “To hotel expenses, the sum of sixty-nine dollars and ninety cents (\$69.90);”

3. “To payment of stenographer for services rendered, the sum of three hundred and sixty-five dollars and ten cents (\$365.10);”

The investigation for which these appropriations are made was conducted in the city of Harrisburg. A claim of the sergeant-at-arms for traveling two thousand eight hundred and sixty-four (2,864) miles, made up of four trips to New York and one trip to Oil City, for which he charges two hundred and eighty-six dollars and forty cents (\$286.40), in addition to his charges for serving subpoenas, telegrams, carriage hire, &c., I regard as excessive, and I believe the same thing to be true of the item of sixty-nine dollars and ninety cents (\$69.90) for hotel expenses. I therefore disapprove of both.

According to the stenographer's report, now before me, six days or parts of days were occupied in his service upon the committee. The testimony taken amounted to 270 folios, or about ninety type-written pages. The sum appropriated for his service is three hundred and sixty-five dollars and ten cents (\$365.10). This amount I believe to be greatly in excess of what it should be and I therefore disapprove it.

DANIEL H. HASTINGS.

Veto of Part of "An Act Making an Appropriation to Joseph Wyatt, Sergeant-at-Arms of the House of Representatives, Session of One Thousand Eight Hundred and Ninety-Seven, for Services Rendered by Him to the Elections Committee in the Contested Election Case of Shiffer versus Leh."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

"To mileage covered in attending committee, one thousand three hundred and twenty (1,320) miles, the sum of two hundred and sixty-four dollars (\$264.00)."

This item is disapproved, being a charge for mileage at twenty cents a mile for attendance upon the committee by the sergeant-at-arms, for the reasons more fully set forth in my objections filed with Senate bill No. 626, entitled "An act making appropriation for the payment of expenses incurred by the joint committee of the Senate and House of Representatives, appointed to investigate the different systems of management and of the confinement of prisoners in the two penal institutions of the State, known as the Eastern and Western Penitentiaries."

DANIEL H. HASTINGS.

Veto of Part of "An Act Making an Appropriation to Joseph Wyatt, Sergeant-at-Arms of the House of Representatives, Session of One Thousand Eight Hundred and Ninety-Seven, for Services Rendered by Him to the Elections Committee in the Contested Election, in the Case of Saunders versus Roberts."

**A**PPROVED—JULY 29, 1897, EXCEPT AS TO the following items:

DANIEL H. HASTINGS.

1. "To mileage covered in attendance upon committee, one thousand six hundred and eighty miles, the sum of three hundred and thirty-six dollars (\$336);"
2. "To printing of subpoenas and subpoena cards, the sum of fifty dollars (\$50.00)."

The first item is an appropriation for mileage to the sergeant-at-arms for attendance upon the committee, for which he is allowed twenty cents per mile for one thousand six hundred and eighty miles, amounting to three hundred and thirty-six (\$336.00) dollars, and is disapproved for the reasons more fully set forth in my objections to Senate bill No. 626, entitled "An act making an appropriation for the payment of the expenses incurred by the joint committee of the Senate and House of Representatives, appointed to investigate the different systems of management and of the confinement of prisoners in the two penal institutions of the State, known as the Eastern and Western Penitentiaries."

The second item, by which fifty dollars (\$50.00) is appropriated for printing subpoenas and subpoena cards, I regard as excessive on its face, and my approval is therefore withheld.

DANIEL H. HASTINGS.

Veto of Part of "An Act to Provide for the Ordinary Expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, Interest on the Public Debt, and for the Support of the Public Schools for the Two Fiscal Years Beginning June First, One Thousand Eight Hundred and Ninety-Seven, and for the Payment of Bills Incurred and Remaining Unpaid at the Close of the Fiscal Year Ending May Thirty-First, One Thousand Eight Hundred and Ninety-Seven."

**A**PPROVED—THIS 30th DAY OF JULY, A. D. 1897, except as to the following items:

DANIEL H. HASTINGS.

State Department.

The item is section two which provides as follows:

"For the payment of the salary of the night watchman, two years, the sum of one thousand eight hundred dollars, or so much thereof as may be necessary."

This item is disapproved because it appears twice among the appropriations to the State Department, evidently by mistake.

Attorney General's Department.

The item in section two which provides as follows:

"For the payment of the Attorney General for services as a member of the Board of Public Accounts, two years, the sum of one thousand two hundred dollars, or so much thereof as may be necessary."

This item is disapproved at the request of the Attorney General. The same having been inserted without his knowledge.

Department of Internal Affairs.

The item in section two which provides as follows:

"For the payment of the salary of the Superinten-

dent of the Bureau of Railways, a position created by the act of one thousand eight hundred and ninety-five, and for which no appropriation was then made, one thousand dollars for each of the two years ending June first, one thousand eight hundred and ninety-seven," and the following item in the said section, which provides as follows: "For the payment of the salary of the Superintendent of the Bureau of Railways, one thousand dollars for each of the two years ending June first, one thousand eight hundred and ninety-nine."

These items are disapproved. The first item appropriates a salary of one thousand dollars to the Superintendent of the Bureau of Railways for the year 1895, and also for the year 1896. This increase of salary is sought to be made for services already rendered and the increase for the years 1897 and 1898 is without warrant or authority of law, because there is no act of Assembly authorizing such appropriation. By act of Assembly approved 18th of April, 1895, the Deputy Secretary of Internal Affairs is required to act in the capacity of Superintendent of the Bureau of Railways of said department, and his salary is fixed at \$3,000 per annum. Prior to that time the salary of the Deputy Secretary of Internal Affairs was \$2,300 per year, by virtue of an act of Assembly approved May 2d, 1887, which act increased the salary from \$1,800 to \$2,300. The act of 1895 imposing the duties of Superintendent of the Bureau of Railways upon the Deputy Secretary of Internal Affairs, increased the annual salary \$700, presumably because of the added duties.

#### Public Grounds and Buildings.

The item in section two which provides as follows:

"For the payment of the salary of two elevator men (each nine hundred dollars per annum), two years, the

sum of three thousand six hundred dollars, or so much thereof as may be necessary."

Some doubt exists as to the power of the Executive to approve part of one item of an appropriation bill. The item under consideration appropriates \$900 per annum to each of the two elevator men. Inasmuch as the burning of the State Capitol building has left but one elevator in the public buildings there is necessity for but one elevator man. I, therefore, withhold my approval of the appropriation of the salary of \$900 per annum to one elevator man.

#### Harbor Officers, Philadelphia.

The item in section two which provides as follows:

"For the construction of a new quarantine boat to be built of iron or steel and to contain sleeping rooms and accommodations for the crew and fire extinguishing apparatus adequate for the protection of the property of the quarantine station, and to be so built that it may hereafter be equipped with disinfecting apparatus, the sum of twenty-five thousand dollars, or so much thereof as may be necessary."

This item is disapproved because, in my judgment, the necessity does not at present exist for the expenditure of such a large sum of money for a quarantine boat.

#### Superior Court.

The item in section three which provides as follows:

"For the payment of William K. Taylor, crier, and John T. Comly, Samuel Collins and Daniel Ahern, tip-staves, for services rendered during the year ending May thirty-first, one thousand eight hundred and ninety-seven, the sum of three thousand dollars, or so much thereof as may be necessary."

This item is disapproved because the General Assem-

bly of 1895 made appropriation for the payment of the crier and tipstaves of the Superior Court up to May 31st, 1897. These officers accepted the compensation and performed their duties at the salary provided by law. The approval of this item would be paying them for services already performed under contract made previous to their entering upon their duties.

### Legislative Department.

#### Senate.

The item in section four which provides as follows:

“For the payment of the salaries of the officers and employes of the Senate (except librarian, watchman and pages), the sum of fifty-four thousand nine hundred and seventy-six dollars, or so much thereof as may be necessary.”

The salaries of the officers and employes of the Senate are fixed by law and the amount to be appropriated by the General Assembly is controlled by previous legislation, and cannot be changed except with the approval of the Executive. The appropriation contained in this item is for the payment of the salaries of the officers and employes of the Senate, the sum of fifty-four thousand nine hundred and seventy-six dollars (\$54,976.00). I have been furnished by the State Treasurer with a detailed statement containing the names of all these officers and employes, with their compensation and mileage authorized by law, and I find the amount to be forty-seven thousand seven hundred and ten dollars (\$47,710.00), or seven thousand two hundred and sixty-six dollars (\$7,266.00) less than the sum appropriated. This difference represents the amount appropriated for such officers and employes as are not authorized by law, and to that extent this would be an unlawful appropriation of the public funds.

The Constitution authorizes the Executive to disapprove any item in an appropriation bill, and I am con-

fronted with the question whether the officers and employes who are in the aggregate entitled to the sum of forty-seven thousand seven hundred and ten dollars (\$47,710.00) are to be deprived of what the law gives them because of the fact that the item contains the sum of seven thousand two hundred and sixty-six dollars (\$7,266.00) for persons not legally entitled to receive compensation. To disapprove the item would work great injustice to those entitled to their salaries, and still greater injustice to the State Treasurer, who has already paid the officers and employes the salaries to which they were legally entitled.

Section 10, Article III, of the Constitution provides that "The General Assembly shall prescribe by law the number, duties and compensation of the officers and employes of each House, and no payment shall be made from the State Treasury, or be in any way authorized, to any person except to an acting officer or employe elected or appointed in pursuance of law."

This section provides in express language that "no payment shall be made from the State Treasury \* \* \* except to an acting officer or employe elected or appointed in pursuance of law," but there is a clear implication that the State Treasurer may pay such officers and employes as have been provided for by law and their compensation fixed. This the State Treasurer has done and I think was clearly authorized so to do. The Senate and House of Representatives, without Executive approval, possess no power to appropriate, as compensation to their officers and employes, any sum of money not authorized by statute, and to the extent, therefore, that the appropriation exceeds the legal salaries and compensation of the officers and employes of the Senate it is illegal and cannot receive my approval.

My predecessor in office, in considering the General



Appropriation bill in 1885, wherein a similar item appeared amongst other things said:

“The sum named is in excess of such salaries as are fixed by law. I approve of the item for salaries and disapprove of the excess of appropriation above the salaries.”

The question as to executive power is not free from difficulty, but I am of opinion that, because the legislation now upon the statute books limits the power of the General Assembly to the appropriation of only so much as is authorized, and requires such appropriation, the General Assembly and the Executive are bound by the provisions of the statutes and that their powers and mine must be controlled thereby. As to the amount in excess of the legal salaries of the officers and employes, it must be regarded as unauthorized and unlawful. The matter under consideration does not present a case where there may be an exercise of legislative judgment as to the amount to be appropriated, in which case it would be the clear duty of the Executive to approve or disapprove the entire item, but it presents the case of an appropriation where the amount is controlled by pre-existing law, binding alike upon the General Assembly and the Executive.

As to the item under consideration, having obtained satisfactory evidence of the amount to which the officers and employes of the Senate are entitled, to wit: the sum of forty-seven thousand seven hundred and ten dollars (\$47,710.00), to that amount this item is approved, and as to the sum of seven thousand two hundred and sixty-six dollars (\$7,266.00), it is disapproved.

Also the item which provides as follows:

“For payment to the Chief Clerk of the Senate for the payment of the salary of a janitor and keeping in order the apartments of the Lieutenant Governor, two years, at four hundred dollars each year, the sum of

eight hundred dollars, or so much thereof as may be necessary."

The destruction of the Capitol building by fire destroyed the apartments of the Lieutenant Governor and until they are replaced the services of a janitor will not be necessary.

Also the item which provides as follows:

"For the payment of the salaries of one watchman at three dollars per day, and the pages at two dollars per day for the time actually employed as provided by law, the sum of six thousand one hundred dollars, or so much thereof as may be necessary."

The payment of the salary of one watchman at three dollars per day, according to the itemized bill furnished me by the Chief Clerk of the Senate, is for seven hundred and twenty-eight days, at three dollars per day, or \$2,184.00. This contemplates the employment of a watchman at three dollars per day at the church formerly occupied by the Legislature until the first of January, 1899. There is no necessity for such a watchman, and therefore, this item, so far as it relates to the watchman, is disapproved. So much of the item as relates to the pay of the pages is approved.

Also the item which provides as follows:

"For the payment of the salary of an engineer of the Capitol building for the time actually employed during the recess ending the first Tuesday in January, one thousand eight hundred and ninety-nine, as provided by law the sum of one thousand six hundred and fifty dollars, or so much thereof as may be necessary."

And also the item which provides as follows:

"For the payment of the salary of the cellar fireman of the Senate for the time actually employed during the recess ending the first Tuesday in January, one thousand eight hundred and ninety-nine, as provided by law, the sum of one thousand six hundred and fifty dollars, or so much thereof as may be necessary."

These last two items are disapproved because the Capitol building having been destroyed by fire, there will be no necessity for an engineer or a cellar fireman until the same is rebuilt.

Also the item which provides as follows:

“To the Chief Clerk of the Senate for the payment of Lucius Rogers for services as clerk to the Senate Appropriations Committee during the session of one thousand eight hundred and ninety-seven, the sum of one thousand dollars.”

This item is disapproved because payment for these services is provided for in a previous item of this section.

#### House of Representatives.

The item in section four which provides as follows:

“For the payment of the salaries of officers and employes of the House (except resident clerk, watchman and pages), the sum of seventy-five thousand four hundred and four dollars, or so much thereof as may be necessary.”

For the reasons set forth in my disapproval of a like item in this bill, providing for an appropriation for the salaries of the officers and employes of the Senate, I approve of this item, the sum of sixty-three thousand and fifty-four dollars (\$63,054), and disapprove of the sum of twelve thousand three hundred and fifty dollars (\$12,350). The amount approved represents the salaries of the officers and employes of the House of Representatives authorized by law, and the amount disapproved represents the salaries of such officers and employes as are not provided for by any act of Assembly.

Also the item which provides as follows:

“For the payment of the salaries of one watchman at three dollars per day and the pages at two dollars per day for the time actually employed and mileage,

the sum of eleven thousand two hundred and ninety-three dollars and sixty cents, or so much thereof as may be necessary."

The payment of the salary of one watchman at \$3.00 per day, according to the itemized bill furnished me by the Chief Clerk of the House is for seven hundred and twenty-eight days, at \$3.00 per day, or \$2,184.00. This contemplates the employment of a watchman, at \$3.00 per day, at the church formerly occupied by the Legislature until the first of January, 1899. There is no necessity for such a watchman and, therefore, this item, so far as it relates to the watchman, is disapproved, but in so far as it relates to the salaries of the pages it is approved.

Also the item which provides as follows:

"For the payment of the salary of the cellar fireman for the time actually employed during the recess ending the first Tuesday of January, one thousand eight hundred and ninety-nine, as provided by law, the sum of one thousand six hundred and fifty dollars, or so much thereof as may be necessary."

This item is disapproved because there being no Capitol building, no cellar fireman will be necessary until after the erection of a new Capitol building.

Also the item which provides as follows:

"For the payment of Henry Huhn for services as clerk to the Committee on Rules of the House during the session of one thousand eight hundred and ninety-seven, the sum of five hundred dollars."

This item is disapproved because the beneficiary was the Speaker's clerk of the House of Representatives under a salary fixed by act of Assembly and is, therefore, not entitled to extra compensation.

Also the item which provides as follows:

"For the payment of Jno. Harner, janitor of the Supreme Court rooms, for services rendered to the several committees of the House during the session of one

thousand eight hundred and ninety-five the sum of one hundred dollars, and for services rendered to the several investigating committees, Ways and Means and other committees of the House during the session of one thousand eight hundred and ninety-seven, the sum of one hundred dollars, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General upon presentation of proper vouchers."

This item is disapproved because the first of these appropriations, to wit: the sum appropriating \$100 for services rendered in 1895, having been placed in the general appropriation bill of that year and the claim having been set forth for services rendered to caucuses of members of the House, the sum was vetoed upon the ground that services rendered by a janitor to a party caucuses should not be paid out of public funds. I see no reason for changing this decision and as to the remaining appropriation of \$100 in this item, it is also disapproved for the reason that there is no warrant or authority of law for such an appropriation.

The item in section seven, which provides as follows:

"For the payment of the salary of Josiah Higgings as janitor in the basement of the Executive building during the recess at the rate of three dollars per day for the time actually employed in keeping in order the bath-room in the basement of the Executive building for the use of the several departments, the sum of one thousand six hundred and fifty dollars, or so much thereof as may be necessary, to be settled monthly by the Auditor General on the certificate of the Superintendent of Public Grounds and Buildings."

This item is disapproved, because in my judgment there is no necessity for paying the sum of \$3.00 per day for keeping in order the bath-room in the basement of the Executive building.

Section thirty-two, which provides as follows:

"For the payment of the expenses incurred and re-

maining unpaid by the joint committee authorized by joint resolution approved the twentieth day of February, one thousand eight hundred and ninety-five, and for balance due H. I. Goodman for clerk hire, and stenographic services performed in the investigations made and the preparation of the report of the committee appointed to ascertain the number of foreign unnaturaized paupers now quartered upon the Commonwealth, the sum of two thousand one hundred and fifty dollarsfi or so much thereof as may be necessary, to be paid upon the presentation of proper vouchers certified to by the chairman of said committee and approved by the Auditor General.”

This committee was created under authority of a concurrent resolution, approved 20th day of February, A. D. 1895, and the sum of \$3,000, or so much thereof as might be necessary, was then appropriated for the payment of the committee's expenses. The section before me, if it should become a law, would appropriate an additional sum of \$2,150 for the same purpose. The committee was not authorized to expend a larger sum than the amount appropriated by the General Assembly which gave them the power and authority to make the investigation, and, therefore, I withhold my approval.

Section thirty-eight which provides as follows:

“For the payment of the expenses already incurred or to be hereafter incurred by the joint committee of the Senate and House appointed under the provisions of an act of Assembly approved the twenty-first day of May, one thousand eight hundred and ninety-five, to ascertain the best methods of utilizing convict labor in the institutions of Pennsylvania so as not to interfere with the legitimate industries, and continued by concurrent resolution of the Legislature of one thousand eight hundred and ninety-seven, the sum of five thousand dollars, or so much thereof as may be necessary,

to be paid upon the warrant of the Auditor General, upon the presentation of specifically itemized vouchers, approved by the chairman of said committee."

This item is disapproved because Senate bill No. 627, approved July 26th, 1897, makes specific appropriation for the same sum as set forth in this section and for the same purpose.

Section thirty-nine, which provides as follows:

"For the purchase of the portrait of the Honorable Thaddeus Stevens, painted by Matthew Wilson and to be placed in the Executive Department, the sum of three hundred and fifty dollars, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General upon the presentation of the proper voucher."

This item is disapproved because the State already owns a fine portrait of the late Thaddeus Stevens, and this appropriation is therefore considered unnecessary.

Sections forty and forty-one, which provide, respectively, as follows:

"For the payment of the funeral expenses of the late William H. Cassin, ex-member of the House of Representatives, the sum of four hundred and one dollars and fifty cents, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General drawn in favor of the chairman of the committee, Milton W. Kerkeslager, who was in charge of the committee appointed by the House of Representatives in arranging for the funeral, upon the presentation of specifically itemized and receipted vouchers approved by the Auditor General and State Treasurer."

"For the payment of the funeral expenses of the late Hon. D. D. Philips, ex-member of the House of Representatives from the Second legislative district, Schuylkill county, for the session of one thousand eight hundred and ninety-seven, the sum of six hundred and twenty-five dollars and fifty cents, or so much

thereof as may be necessary, to be paid on the warrant of the Auditor General drawn in favor of the sergeant-at-arms, E. C. M. Rawlins, who was in charge of the committee appointed by the House of Representatives in arranging for the funeral upon the presentation of specifically itemized and receipted vouchers approved by the Auditor General and State Treasurer."

The late William H. Cassin was a member of the General Assembly during the years 1893 and 1894, and the late D. D. Philips was a member of the General Assembly for the years 1885 and 1887, inclusive, but they were not members of the House of Representatives in the year 1897. There is no warrant or authority in law nor in precedent, so far as I know, for the payment of the funeral expenses of ex-members of the General Assembly and, therefore, I withhold my approval of these two sections.

Section forty-four, which provides as follows:

"For the payment of the necessary expenses, clerical assistance and stenographic work of the committee created by resolution approved February eight, one thousand eight hundred and ninety-seven to investigate the management of the State Treasury and Auditor General's Department, the sum of three thousand two hundred and thirty-four dollars and eighty-one cents, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General on the presentation of vouchers certified to by the chairman of the said committee."

This section is disapproved because it is in direct violation of section 15, Article III, of the Constitution, which provides that "The general appropriation bill shall embrace nothing but appropriations for the ordinary expenses of the Executive, Legislative and Judicial Departments of the Commonwealth, interest on the public debt and for public schools; all other appro-



priations shall be made by separate bills, each embracing but one subject." Furthermore the item is an appropriation for a lump sum, not itemized, and I have no information concerning the items making up the sum appropriated.

Section forty-five which provides as follows:

"To Charles Ettla for car fare and services as secretary of the joint committee to investigate the Eastern and Western Penitentiaries, the sum of four hundred and fifty dollars and eighty cents, and a like sum to George Baker for like expenses and for services as doorkeeper of said committee, to be paid upon the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the chairman of said committee."

This section is disapproved because it is in violation of section 15, Article III, of the Constitution, and for the additional reason that compensation is given to Charles Ettla and George Baker by a provision in Senate bill No. 626, which received Executive approval.

Section forty-six which provides as follows:

"The sum of sixty dollars is hereby specifically appropriated for the purpose of reimbursing Jacob M. Kepler, formerly of Forest county, now of Pine Grove Mills, Centre county, Pennsylvania, for State tax erroneously paid upon a mortgage held by him against the Salmon Creek Lumber and Mining Company of Forest county for the years one thousand eight hundred and ninety-one to one thousand eight hundred and ninety-four inclusive. This amount to be paid by the State Treasurer on the warrant of the Auditor General in the usual manner."

This section is disapproved for the reason that I am not advised as to whether or not the State taxes paid by Jacob M. Kepler were erroneously paid by him and for the further reason that it would establish a bad precedent.

Section forty-seven which provides as follows:

“For the payment of the expenses incurred by the delegates appointed by the Governor of the Commonwealth to Coast Defense Congress that met in the city of Tampa, Florida, on the seventeenth day of January, Anno Domini one thousand eight hundred and ninety-seven, the sum of one thousand dollars, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General out of any money in the treasury not otherwise appropriated.”

This section is disapproved because all the delegates to the Coast Defense Congress were notified at the time of their appointment that no compensation either for services or expenses would be allowed, the position of delegate being purely an honorary one.

DANIEL H. HASTINGS.

Note.—Included in the items contained in the general appropriation bill approved by me are the following:

Section nine, which appropriates among other things  
 \* \* \* “for the support of education by making an appropriation to the several State Normal schools organized and accepted under existing laws, the sum of one hundred and thirty thousand dollars, annually, which said sum is to be distributed equally among the thirteen State Normal schools of the Commonwealth and for the education of teachers in the Normal schools, the sum of one hundred and thirty thousand dollars, annually or so much thereof as may be necessary, to be applied under the same conditions and under the same restrictions as are set forth in section three of the general appropriation act, approved March twenty-three, one thousand eight hundred and seventy-seven, provided that each student in a Normal school drawing an allowance from the State must receive instruction in the science and art of teaching in a special class devoted to that object for the whole time such allowance is drawn.”

The thirteen State Normal schools sharing in this appropriation have each filed in the office of the State Treasurer an abatement of \$5,000 from the share of the appropriation to be received by each school, amounting to \$65,000.

DANIEL H. HASTINGS.

---

Proclamation of Vetoes—1897.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

I. DANIEL H. HASTINGS, Governor of the Commonwealth of Pennsylvania, have caused this proclamation to issue, and in compliance with the provisions of article four, section fifteen of the Constitution thereof, do hereby give notice, that I have filed in the office of the Secretary of the Commonwealth, with my objections thereto, the following bills passed by both Houses of the General Assembly, viz:

Senate Bill No. 12, entitled "An Act to validate the indebtedness of any borough hereinbefore incurred."

Senate Bill No. 157, entitled "An Act to amend an act entitled 'An Act providing for the manner of ascertaining, determining, awarding and paying compensation and damages in all cases where municipalities of this Commonwealth may hereafter be authorized by law to take, use and appropriate public property for the purpose of making, enlarging and maintaining public parks within the corporate limits of such municipalities,' approved the eighth day of June, one thousand eight hundred and ninety-five."

Senate Bill No. 421, entitled "An Act granting an annuity to Solomon Thomas, of Mifflin county, Pennsylvania, a private in Captain David Mitchell's Independent Company of Pennsylvania Militia."

Senate Bill No. 419, entitled "An Act granting an annuity to Jacob H. Howell, of McClure, Snyder county, Pennsylvania, a private in Captain David H. Mitchell's Independent Company, Pennsylvania Militia."

Senate Bill No. 112, entitled "An Act to amend section three of an act, entitled 'An act to consolidate, revise and amend the laws of this Commonwealth relating to penal proceedings and pleadings,' approved the thirty-first day of March, Anno Domini one thousand eight hundred and sixty, so as to dispense with the endorsing or backing of warrants by aldermen and justices of the peace out of the jurisdiction of the alderman or justice granting the warrant, and requiring that warrants so issued shall be stamped with the official seal of the officer issuing the same."

House Bill No. 398, entitled "An Act to protect the owner and agents of stallions in the collection of fees for the services of said stallions, and to secure the fees for the services of said stallion by a lien on the colt produced by said services, for the amount agreed upon between the parties at the time of the service, and that the same may be collected in the same manner as other debts are now collected."

Senate Bill No. 191, entitled "An Act regulating all advertisements and notices required by the law to be published in counties of this Commonwealth."

House Bill No. 127, entitled "An Act to amend an act, entitled 'An Act to correct errors of description in writs of venditiona exponas and the sheriff's deed, in the case of the sale of real estate upon such writs,' approved the twenty-fourth day of June, one thousand eight hundred and ninety-five, so as to leave out

the limitation of time to one year, and certain notices, and giving the court power to correct names of parties."

House Bill No. 154, entitled "An Act to repeal an act approved the twenty-seventh day of February, one thousand eight hundred and seventy-three, entitled 'An Act relative to public roads in Luzerne township, Fayette county,' extending the privileges of said act to said township so far as the same relates to the said township of German, in said county of Fayette."

House Bill No. 234, entitled "An Act to amend the first section of an act, entitled 'An act to provide for the licensing of buildings and other places in which theatrical, operatic or circus performance are held, and menageries or museums are exhibited, and fixing the price to be paid for said licenses,' approved the twenty-fourth day of June, Anno Domini one thousand eight hundred and ninety-five, exempting buildings used for such purposes in boroughs and townships having a population of less than one thousand five hundred people."

House Bill No. 309, entitled "An Act regulating the salaries of court criers and tipstaves in the court of common pleas, quarter sessions and oyer and terminer and orphans' court in all counties of this Commonwealth having a population of one hundred and fifty thousand and not exceeding five hundred thousand."

House Bill No. 415, entitled "An Act to regulate travel upon the highways, streets and roads of the Commonwealth of Pennsylvania."

Senate Bill No. 236, entitled "An Act repealing part of section one of an act, entitled "An Act relative to the expense of maintaining children committed to the House of Refuge of Western Pennsylvania from the county of Lawrence,' approved the seventeenth day of April, Anno Domini one thousand eight hundred and sixty-nine."

Senate Bill No. 301, entitled "An Act to regulate the proceedings for the incorporation of a borough, when the territory to be included in the proposed borough is situate in two or more counties."

Senate Bill No. 379, entitled "An Act authorizing the burgess and town council of each of the several boroughs throughout this Commonwealth to levy a tax for the purpose of purchasing, erecting and maintaining fire plugs and hydrants for the purpose of supplying the said boroughs with sufficient supply of water for the extinguishment of fires and other public purposes and for the purpose of properly lighting and illuminating the streets, lanes and alleys and other public places in said boroughs and for the purpose of purchasing hose and other appliances for the extinguishment of fires in said boroughs."

House Bill No. 24, entitled "An Act for the relief and employment of the poor within the several counties of this Commonwealth."

House Bill No. 300, entitled "An Act granting to the city of Erie in the county of Erie, Pennsylvania, by the Commonwealth of Pennsylvania all the right, title and interest now held by the Commonwealth in and to a certain tract of land lying to the northward and enclosing the Bay of Presque Isle for public park and pleasure resort purposes, and providing for the assent of the Government of the United States thereto."

House Bill No. 436, entitled "An Act to amend section three of an act, entitled 'An Act to enable borough councils to establish boards of health, approved May eleventh, one thousand eight hundred and ninety-three,' so as to allow councils of boroughs containing not more than ten thousand inhabitants to combine certain compatible offices."

Senate Bill No. 526, entitled "An Act for the protection of persons alleged to be lunatics, and providing

for a speedy hearing, and for a trial in all such cases, and for the discharge of such persons in certain cases."

House Bill No. 11, entitled "An Act in relation to official newspaper advertising of cities of the second class."

House Bill No. 582, entitled "An Act to make county, city, borough and school taxes a lien on real estate, and to provide that such lien shall be divested by a judicial sale of real estate, where the amount of the purchase money shall be sufficient to pay the costs of such sale and the said taxes, and imposing duties upon tax collectors, county commissioners, sheriffs and other persons in the collection of said taxes."

House Bill No. 568, entitled "An Act to tax all orders, checks, dividers, coupons, pass books or other paper representing wages or earnings of an employe, not paid in cash to the employe or member of his family, and providing a penalty for the failure to report to the Auditor General."

House Bill No. 506, entitled "An Act to amend the fourth section of an act, entitled 'An Act to restrain and regulate the sale of vinous and spiritous, malt or brewed liquor or any admixture thereof,' approved the thirteenth day of May, Anno Domini one thousand eight hundred and eighty-seven, regulating and prescribing the manner of publication of the list of applicants in cities of the first class, and directing said publication to be made in three newspapers, and authorizing the clerk of the court of quarter sessions to designate the same, one of which shall be a newspaper printed in the German language in said cities."

House Bill No. 511, entitled "An Act to amend the third section of an act, entitled 'An Act to restrain and regulate the sale of vinous and spiritous, malt or brewed liquors, or any admixture thereof, by wholesale,' approved the ninth day of June, Anno Domini one thousand eight hundred and ninety-one, regulating

and prescribing the manner of publication of the list of applicants in cities of the first class, and directing said publication to be made in three newspapers, and authorizing the clerk of the court of quarter sessions to designate the same, one of which shall be a newspaper printed in the German language in said cities."

House Bill No. 723, entitled "An Act to repeal section seven of an act, entitled 'An Act for the registration of births, marriages and deaths in the city of Philadelphia,' approved the eighth day of March, Anno Domini one thousand eight hundred and sixty."

House Bill No. 437, entitled "An Act to provide for commitment and treatment of persons in asylums addicted to the use of cocaine, morphine and other stupefying drugs,"

House Bill No. 441, entitled "An Act providing the means for the enforcement by cities of this Commonwealth of their ordinances."

Senate Bill No. 341, entitled "An Act to regulate the construction of buildings in cities of the first class."

House Bill No. 303, entitled "An Act supplementary to an act, entitled 'An Act to regulate the practice of pharmacy and sale of poisons, and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania,' approved the twenty-fourth day of May, Anno Domini one thousand eight hundred and eighty-seven, further regulating the practice of pharmacy, the compounding and dispensing of prescriptions, and the sale of drugs, chemicals, medicines and poisons, and providing a penalty for the violation thereof."

House Bill No. 430, entitled "An Act to enable the county commissioners of any county which has assisted any township or townships under existing laws in building the whole or any portion of a bridge, but has not entered the same upon record as a county



bridge, to assist in the rebuilding the whole or any portion of the same when destroyed by casualty, or to afterwards enter said bridge upon record as a county bridge."

House Bill No. 324, entitled "An Act to amend an act, entitled 'An Act to establish a Department of Agriculture, and to define its duties and to provide for its proper administration,' approved March thirteen, one thousand eight hundred and ninety-five, providing for the appointment of local managers of farmer's institutes in the several counties of this Commonwealth, and further defining the duties of the superintendent of institutes."

House Bill No. 140, entitled "An Act amending section two of an act, entitled 'An Act to regulate and establish the fees to be charged by justices of the peace, aldermen, magistrates and constables in this Commonwealth,' approved the twenty-third day of May, Anno Domini one thousand eight hundred and ninety-three, regulating and establishing the fees to be charged by constables in this Commonwealth."

Senate Bill No. 398, entitled "An Act, entitled 'A supplement to an act, entitled 'An Act providing for the permanent improvement of certain public roads or highways in the several counties of this Commonwealth, making such improved roads and highways county roads,' authorizing the re-location, opening, straightening, widening, extension and alteration of the same, the vacation of much of any road as may thereby become unnecessary, authorizing the taking of property for such improvements, and providing for the compensation therefor, and the damages resulting from such taking, providing for the payment of costs and expenses incurred in making such improvements, and in thereafter repairing and maintaining said roads, and authorizing the levy

of a tax to provide for said purposes,' approved June twenty-sixth, one thousand eight hundred and ninety-five, so as to authorize, in connection with or in addition to the roads or highways mentioned in said act, the construction of roads for the use of bicycles, tri-cycles and other vehicles with pneumatic or soft rubber tires and propelled by hand or foot, the appropriation of a portion of the road tax for such purposes, declaring the use and prohibiting injury to said roads or to persons or property using them, authorizing the county commissioners to make certain rules relating thereto, and prescribing fines for the violation of said rules, and of other provisions of said act, and directing the manner of collecting said fines."

Senate Bill No. 354, entitled "An Act to amend sections one, two and three of article (XII) twelve of an act, entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth,' providing a better method for the confirmation appointees."

House Bill No. 109, entitled "An Act supplementary to an act, entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings,' approved the eleventh day of June, Anno Domini one thousand eight hundred and seventy-nine, as amended by act of the third of June, Anno Domini one thousand eight hundred and eighty-five, providing for fire alarms in said buildings and fixing a penalty for the violation thereof."

House Bill No. 162, entitled "An Act relative to applications for warrants for the vacant lands of the Commonwealth, filing of caveats against the granting of such warrants their consideration by the board of property, and authorizing suits at law by either party that may be dissatisfied with the decision of the board of property in regard to granting such warrants."

Senate Bill No. 137, entitled "An Act to revise and

amend an act, entitled 'An Act providing for the incorporation and government of cities of the third class,' approved May twenty-third, Anno Domini one thousand eight hundred and eighty-nine, enlarging, modifying and defining the powers of cities of the third class."

Senate Bill No. 464, entitled "An Act making an appropriation to the Titusville Hospital, Titusville, Pennsylvania."

House Bill No. 958, entitled "An Act making an appropriation to the Butler County General Hospital."

House Bill No. 1002, entitled "An Act making an appropriation to the American Hospital Association."

House Bill No. 1005, entitled "An Act making an appropriation for the payment of the expenses incurred by the joint committee on public buildings and grounds of the Senate and House of Representatives appointed to investigate and report to the General Assembly the result of their investigation the cause of the fire which destroyed the Capitol building on February second, one thousand eight hundred and ninety-seven."

House Bill No. 1006, entitled "An Act making an appropriation for the payment of the expenses incurred by the Legislature of Pennsylvania in attending the ceremonies connected with the unveiling of the monument at the tomb of General U. S. Grant, at New York, on April twenty-seventh, one thousand eight hundred and ninety-seven, and the Washington monument at Philadelphia, on May fifteenth, one thousand eight hundred and ninety-seven."

House Bill No. 140, entitled "An Act to declare the species of fish which are game fish and fish commercially valuable for food, and to regulate the catching and encourage the propagation of the same, to protect the waters within the State from improper and wasteful fishing, to provide for the appointment of fish commissioners and fish wardens, and to declare the official powers and duties, and to encourage and regu-

late the artificial propagation of game and food fish by such State Fish Commissioners and others, and to regulate the distribution of the same in the waters of the Commonwealth, and to provide penalties and punishments for the violation of the provisions thereof, and repealing the following acts:

“An Act providing for the construction of fishways and for the propagation and protection of fish, and appropriating moneys therefore, approved the fourteenth day of May, Anno Domini one thousand eight hundred and seventy-four.”

Also “An Act to consolidate and amend the several acts relating to game and game fish, approved the fifth day of May, Anno Domini one thousand eight hundred and seventy-six, so far as it relates to fish.”

Also “An Act to amend and consolidate the several acts relating to game and fish, approved the third day of June, Anno Domini one thousand eight hundred and seventy-eight, so far as it relates to fish, and also the supplement to the said act so far as it relates to fish, approved the tenth day of June, Anno Domini one thousand eight hundred and eighty-one.”

“An Act for the protection of fish in the waters of Lake Erie, approved the sixteenth day of May, Anno Domini one thousand eight hundred and seventy-eight.”

“An Act providing for the propagation and protection of fish and appropriating money therefore, approved the eleventh day of June, Anno Domini one thousand eight hundred and seventy-nine.”

“An Act for the protection of the fishing interests of the State, approved the eleventh day of June, Anno Domini one thousand eight hundred and seventy-nine.”

“An Act to prevent the catching, killing, exposing for sale or having in possession speckled trout except from the fifteenth day of April to the fifteenth day of July, approved the eleventh day of June, Anno Domini one thousand eight hundred and eighty-five.”

“An Act for the protection of shad and game fish in the State of Pennsylvania, approved the twenty-second day of May, Anno Domini one thousand eight hundred and eighty-nine.”

“An Act for the protection of fish in the waters of Lake Erie, approved the twenty-second day of May, Anno Domini one thousand eight hundred and eighty-nine, and also the amendment to the said act, approved the twentieth day of May, Anno Domini one thousand eight hundred and ninety-one.”

“An Act to permit the use of eel pots in the rivers and waters of this Commonwealth, other than trout streams, approved the twenty-fifth day of June, Anno Domini one thousand eight hundred and eighty-five.”

“Also “An Act to prevent the placing in the waters of Pennsylvania of any torpedo, giant powder, nitroglycerine, lime or any poisonous or explosive substances of any kind for the purpose of taking fish, and providing a penalty for the violation thereof, approved the twenty-fifth day of June, Anno Domini one thousand eight hundred and ninety-five.”

House Bill No. 342, entitled “An Act to provide for the appointment of a game and fish warden, and to prescribe his powers and duties.”

House Bill No. 416, entitled “An Act to provide for the more safe and efficient means of exit from theatres and other places of public amusement hereafter constructed where stage scenery and apparatus are employed.”

House Bill No. 1025, entitled “An Act making an appropriation to Joseph Wyatt, Sergeant-at-Arms of the House of Representatives, for the session of one thousand eight hundred and ninety-seven, for the payment in full of the expenses incurred by the Senate and House of Representatives in attendance upon the inaugural ceremonies at Washington, March fourth, one thousand eight hundred and ninety-seven.”

House Bill No. 455, entitled "An Act to provide for the establishment of bird day in the public schools, and for the proclaiming of same by the State Superintendent of Public Instruction."

House Bill No. 280, entitled "An Act supplementary to an act, approved April twenty-nine, one thousand eight hundred and seventy-four, entitled 'An Act to provide for the incorporation and regulation of certain corporations, providing for the purchase of the franchises and property of certain corporations by the municipal corporation or corporations within the limits of which such franchises are exercised, and providing that such municipal corporation shall not itself undertake or perform any business or purposes of such corporation without first acquiring its franchises on property.'"

House Bill No. 538, entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods, wares and merchandize, and providing for the collection of said tax."

And also certain items in the following House and Senate Bills, viz:

House Bill No. 883, entitled "An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane."

House Bill No. 990, entitled "An Act making an appropriation to the Lehigh University."

Senate Bill No. 621, entitled "An Act making an appropriation to pay the expenses incurred by the joint committee of the House and Senate, appointed to investigate and report to the General Assembly the result of their investigation of the industrial condition and alleged deplorable state of the miners of the bituminous coal region comprising what is commonly known as the Pittsburg district of Pennsylvania, also of Clearfield and Cambria counties; and to inquire into the high rate of tolls charged by the Monongahela Nav-

igation Company, and to inquire into the condition of coal shipments in connection with said toll charges on the Monongahela river during the session of one thousand eight hundred and ninety-seven."

Senate Bill No. 624, entitled "An Act making an appropriation for the payment of the expenses incurred by the joint committee of the Senate and House of Representatives to investigate and report to the General Assembly the result of their investigation the conditions existing in the anthracite coal regions."

Senate Bill No. 626, entitled "An Act making an appropriation for the payment of the expenses incurred by the joint committee of the Senate and House of Representatives appointed to investigate the different systems of management and of the confinement of prisoners in the two penal institutions of the State, known as the Eastern and Western Penitentiaries."

Senate Bill No. 631, entitled "An Act making an appropriation for the payment of the expenses of the joint committee appointed by the Senate and House of Representatives to investigate the management generally of the workings of the office of the Dairy and Food Commissioner of this Commonwealth."

House Bill No. 848, entitled "An Act making an appropriation to pay expenses of the committee, hotel bill, stenographer, et cetera, in the contested election case of Saunders versus Roberts, in the Third Legislative district in the city of Philadelphia, during the session of one thousand eight hundred and ninety-seven."

House Bill No. 917, entitled "An Act making an appropriation to pay the expenses of the members of committee, hotel bill, stenographer, printing and filing petition, et cetera, in the contested election case of Shiffer versus Leh, in the Legislative district of Northampton county, during the session of one thousand eight hundred and ninety-seven."

House Bill No. 992, entitled "An Act making an appropriation to the trustees of the University of Pennsylvania."

House Bill No. 1022, entitled "An Act making an appropriation to pay the expenses incurred by the joint committee of the House and Senate, appointed to investigate and report the same to the General Assembly, to inquire into the rumor and charges in circulation among the members of the State Legislature that fifty thousand dollars was demanded of the Metropolitan Life Insurance Company of New York City to defeat the bill introduced by Senator McQuown which prohibits the insuring of children under fifteen years of age, and to ascertain the source and truth thereof, or any part affecting the integrity of any of the members of the Legislature during the session of one thousand eight hundred and ninety-seven."

House Bill No. 1023, entitled "An Act making an appropriation to Joseph Wyatt, Sergeant-at-Arms of the House of Representatives, session of one thousand eight hundred and ninety-seven, for services rendered by him to the Elections Committee in the contested election case of Shiffer versus Leh."

House Bill No. 1024, entitled "An Act making an appropriation to Joseph Wyatt, Sergeant-at-Arms of the House of Representatives, sessions of one thousand eight hundred and ninety-seven, for services rendered by him to the Elections Committee in the contested election in the case, Saunders versus Roberts."

House Bill No. 123, entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative departments of the Commonwealth, interest on the public debt, and for the support of the public schools for the two fiscal years beginning June first, one thousand eight hundred and ninety-seven, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand eight hundred and ninety-seven."





Given under my hand and the Great Seal of the State, at the City of Harrisburg, this thirtieth day of July, in the year of our Lord one thousand eight hundred and ninety-seven and of the Commonwealth the one hundred and twenty-second.

DANIEL H. HASTINGS.

By the Governor:

Frank Reeder,

Secretary of the Commonwealth.

Filed in the office of the Secretary of the Commonwealth this thirtieth day of July, A. D. 1897.

Jas. E. Barnett,

Deputy Secretary of the Commonwealth.

---

Proclamation Relative to Certain Riotous Demonstrations at Hazleton.



**I**N THE NAME AND BY THE Authority of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

Whereas, It has been represented to me by the proper authority of Luzerne county that riotous demonstrations exist in various sections thereof, whereby the lives and property and the peace and safety of the people are threatened, and which the civil authorities are unable to suppress;

And Whereas, The Constitution and laws of the Commonwealth authorize and require the Governor, whenever it may become necessary to employ the mili-

tary arm of the State to suppress domestic violation and preserve the peace;

Now, Therefore, I, DANIEL H. HASTINGS, Governor of the Commonwealth, do hereby admonish all good citizens and all persons within the territory and under the jurisdiction of the Commonwealth, against aiding or abetting any such unlawful proceedings, and I do hereby notify them that the lives and property of all citizens of the Commonwealth will be protected; that the laws will be enforced; that the humblest citizen will be protected in his right to earn a livelihood and in the enjoyment of his home and family; and that the safety of life and property will be guaranteed to all citizens at whatever cost; and I do hereby command all persons engaged in riotous demonstrations and unlawful conduct threatening the peace and dignity of the Commonwealth of Pennsylvania, to disperse forthwith to their respective places of abode, warning them that persistence in violence or unlawful assemblage will compel such use of the military arm of the Commonwealth as may be necessary to enforce obedience to the laws and maintenance of good order.



Given under my hand and the Great Seal of the State, at the City of Harrisburg, this eleventh day of September, in the year of our Lord one thousand eight hundred and ninety-seven, and of the Commonwealth the one hundred and twenty-second.

DANIEL H. HASTINGS.

By the Governor:

Jas. E. Barnett,

Deputy Secretary of the Commonwealth.

## Proclamation Calling for Aid to Suffering Cubans.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

To all to whom these Presents shall come, Greeting:

## A PROCLAMATION.

The President of the United States has called the attention of the American people to the suffering from hunger and to the destitution of the necessaries of life of the people in the Island of Cuba and has called upon the benevolent disposed people of the United States to make such contributions of money, provisions, clothing, medicines and like articles of prime necessity as they may be disposed to spare for that purpose.

Arrangements have been made by which all such charitable contributions will be received by the American Consul General at Havana and promptly distributed among the destitute and needy with the co-operation of the local authorities and relief committees.

All articles, now dutiable by law, sent to relieve the suffering will be admitted at Havana free of duty.

The most acute distress prevails throughout the island. Many of the inhabitants have died of hunger and thousands are in danger of starvation.

Whereas, A goodly number of citizens of the Commonwealth have called upon the Executive to unite in an effective movement throughout the State for the gathering of such articles of relief as may come in response to this cry for bread.

Now, Therefore, I, DANIEL H. HASTINGS, Governor of the said Commonwealth, do issue this, my Proclamation calling upon the people of the Commonwealth to come to the relief of the destitute inhabi-

tants of Cuba according to their respective inclinations and well known philanthropy and as God has prospered them.

And I do designate Charles F. Warwick, Mayor of Philadelphia, Henry P. Ford, Mayor of Pittsburg, James G. Bailey, Mayor of Scranton, and John D. Patterson, Mayor of Harrisburg, as depositaries, to whom money, clothing, provisions and other necessaries may be transmitted for sure forwarding to Consul General Lee at Havana.

And I do call upon all relief committees, charitable organizations and churches of all creeds and denominations to aid in the prompt and effective work of gathering the bounty of the people as speedily as possible.

The citizens of our great and noble Commonwealth, foremost in every good work, always responsive to the call of patriotism and philanthropy who never turn a deaf ear to the cry of distress, whether in our own land or from Russia, Armenia or the uttermost parts of the earth, and who have within recent years felt the generous throb of sympathy and humanity that came from every nation in the civilized world when sore calamity visited our own borders, will not, I am sure, turn a deaf ear to the pitiful cry which now comes from our neighbors in Cuba.



Given under my hand and the Great Seal of the State, at the City of Harrisburg, this eighth day of January in the year of our Lord one thousand eight hundred and ninety-seven and of the Commonwealth the one hundred and twenty-second.

By the Governor:

DANIEL H. HASTINGS.

David Martin,

Secretary of the Commonwealth.

Proclamation of the Election of James S. Beacom as State Treasurer and Levi G. McCauley as Auditor General.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

**A PROCLAMATION.**

Whereas, An Act of Assembly of this Commonwealth, entitled "An Act to provide for the receiving, opening and publishing of the returns of the election for State Treasurer and Auditor General when elected at the same election," approved the ninth day of May, Anno Domini one thousand eight hundred and seventy-nine, provides That whenever the Legislature shall not be assembled and a State Treasurer or Auditor General shall have been elected at the preceding annual election, the Governor, the President Judge of the Twelfth Judicial District, the President pro-tempore of the Senate, the Speaker of the House of Representatives, four members of the Senate and six members of the House of Representatives shall meet in the Senate Chamber at Harrisburg at twelve o'clock noon on the third Tuesday of January succeeding such election of State Treasurer or Auditor General and they or a majority of them, being so convened, shall proceed to open, compute and publish the returns of the election for State Treasurer and Auditor General and shall file in the office of the Secretary of the Commonwealth a certificate, signed by each of them setting forth the aggregate number of votes received by each person voted for at such election; the Governor shall within ten days thereafter declare by proclamation the name of the person elected to each of said offices.

And Whereas, the persons composing the Commis-

sion to open, compute and publish the returns of the late general election for State Treasurer and Auditor General have filed in the office of the Secretary of the Commonwealth, the certificate provided for in the above recited Act of the General Assembly showing that James S. Beacom received the greatest number of votes of the persons voted for at such election to fill the office of State Treasurer, and Levi G. McCauley received the greatest number of votes of the persons voted for at such election to fill the office of Auditor General.

Now Therefore, I, DANIEL H. HASTINGS, Governor of said Commonwealth, in conformity with the provisions of the aforesaid act of the General Assembly, do issue this my Proclamation hereby declaring James S. Beacom was elected to the office of State Treasurer, and Levi G. McCauley was elected to the office of Auditor General at the general election held on the second day of November, Anno Domini one thousand eight hundred and ninety-seven, they having received the highest number of votes of the persons voted for to fill the said offices of State Treasurer and Auditor General of said election.



Given under my hand and the Great Seal of the State, at the City of Harrisburg, this eighteenth day of January in the year of our Lord one thousand eight hundred and ninety-eight, and of the Commonwealth the one hundred and twenty-second.

DANIEL H. HASTINGS.

By the Governor:

David Martin,

Secretary of the Commonwealth.

## Arbor Day Proclamation—1898.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

## A PROCLAMATION.

General tree planting, as a public duty, has become a distinctive characteristic of civilized life. A peaceful victory is being gained over man's tree destroying instinct. Where but a few years ago our energies were devoted to the depletion and devastation of our forests, now, over almost our entire country, intelligent men and women and our National and State Governments are preparing activity to begin upon our waste lands that restoration of trees which the welfare of our country imperatively demands. The National Government has wisely undertaken to set apart and protect extensive areas of forest land, preventing the subordination of public good to personal gain. Our Commonwealth has been foremost with legislation seeking to aid and encourage this reformation, and the force of her example has influenced other States to active work in forest restoration and preservation.

The swelling buds and flowing sap remind us that the annual awakening of plant life is approaching and that our share in the work of tree planting for the benefit of ourselves and our fellow men must shortly be performed. It is incumbent upon us not only to observe this ennobling custom—but also to be conspicuous therein.

That the children of the Commonwealth may be impressed with the importance and beneficence of tree planting and that the men and women of mature judgment may approve by an active interest in Arbor Day the efforts now being made to render our homes more

beautiful and our land more fertile and productive by clothing the mountains and valleys the shores of our rivers and streams and lining our highways with trees:

Now Therefore, I, DANIEL H. HASTINGS, Governor of the Commonwealth of Pennsylvania, in accordance with law, do hereby designate and proclaim Friday, the eighth day of April and Friday, the twenty-second day of April, A. D. 1898, to be observed as Arbor Days throughout the Commonwealth.

The selection of either of the above designated days is left to the choice of the people in the various sections of the Commonwealth, to the end that that day may be selected which is deemed the more favorable on account of climatic conditions.



Given under my hand and the Great Seal of the State, at the City of Harrisburg, this third day of March in the year of our Lord one thousand eight hundred and ninety-eight and of the Commonwealth the one hundred and twenty-second.

DANIEL H. HASTINGS.

By the Governor:

David Martin,

Secretary of the Commonwealth.

Proclamation of a Special Day of Thanksgiving for the Success of the United States Forces in the War Against Spain.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.



To all to whom these Presents shall come, Greeting:

A PROCLAMATION.

The people of Pennsylvania, together with their fellow citizens throughout the land, have great cause at this time for rejoicing and thanksgiving. A foreign power by the barbarous and inhuman treatment of its own subjects had shocked the civilized world. The American people reached the point where they could no longer permit humanity to be so cruelly outraged almost under the shadow of their own flag.

In the struggle which followed, God's guiding hand was abundantly manifested. The people answered as one man to the country's call. Our Army and Navy executed with unparalleled valor the will of the Nation. Our victories by sea and land were signal triumphs for civilization and free government.

Pennsylvania's surviving soldiers have returned to their homes bringing renewed proofs of their devotion to the flag. Where opportunity came, they won the laurels always coveted by the American soldier, and where opportunity came not their devotion and steadfastness was deserving of equal praise.

The people of the Commonwealth in accordance with the sentiment of the hour, desiring to make public manifestation of their appreciation of the services and sacrifices of those who so nobly sustained the Nation's honor, will hold in the City of Philadelphia on the twenty-sixth and twenty-seventh days of October, a Peace Jubilee, and it has been deemed meet and proper that one of the aforesaid days be set apart as a day of thanksgiving and prayer.

Now Therefore, I, DANIEL H. HASTINGS, Governor of the said Commonwealth, do, by virtue of the Act of the General Assembly approved the 23d day of June, A. D. 1898, authorizing the Chief Executive to appoint days of thanksgiving and prayer or other re-

ligious observance, issue this my proclamation designating and setting apart Thursday, the twenty-seventh day of October, Anno Domini one thousand eight hundred and ninety-eight, as a special day of Thanksgiving and Prayer to Almighty God.

And I do recommend that our usual places of worship be filled with God fearing, thankful and patriotic worshippers, praying that the influence of the day's observance may find fruition in years to come in that rectitude of life, that devotion to home and country and that performance of every private and public duty which shall be well pleasing to Him, to the end that the future shall know nothing but peace and that the results of the war may prove a permanent blessing to our land and to the cause of advancing civilization.



Given under my hand and the Great Seal of the State, at the City of Harrisburg, this twentieth day of October in the year of our Lord one thousand eight hundred and ninety-eight and of the Commonwealth the one hundred and twenty-third.

DANIEL H. HASTINGS.

By the Governor:

David Martin,

Secretary of the Commonwealth.

---

Proclamation of the Election of William H. Graham as a Representative of Pennsylvania in the United States Congress.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

## A PROCLAMATION.

Whereas, In and by an act of the General Assembly of this Commonwealth, entitled "An Act relating to the elections of this Commonwealth," approved the second day of July, Anno Domini one thousand eight hundred and thirty-nine, it is made the duty of the Governor upon receipt by the Secretary of the Commonwealth of the returns of the election of members of the House of Representatives of the United States, to declare by proclamation the names of the persons returned as elected in the Representative Districts.

And Whereas, The return of a special election held on Tuesday, the 29th day of November, A. D. 1898, for Representative of the Twenty-third Congressional District of Pennsylvania in the House of Representatives of the United States to fill the unexpired term of the Honorable William A. Stone, resigned, has been received at the office of the Secretary of the Commonwealth agreeably to the provisions of the above recited act of the General Assembly, whereby it appears that

In the Twenty-third District, composed of the City of Allegheny and townships and boroughs lying north of the Allegheny and Ohio rivers in the county of Allegheny, William H. Graham, has been duly elected.



Given under my hand and the Great Seal of the State, at the City of Harrisburg, this second day of December in the year of our Lord one thousand eight hundred and ninety-eight and of the Commonwealth the one hundred and twenty-third.

DANIEL H. HASTINGS.

By the Governor:

Richard E. Cochran,

Deputy Secretary of the Commonwealth.

Proclamation of the Election of Judges of the Superior Court.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

Whereas, It is provided in and by an act of the General Assembly of this Commonwealth, entitled "An Act to establish an intermediate court of appeal; regulating its constitution, officers, jurisdiction, powers, practice, and its relation to the Supreme Court and other Courts; providing for the reports of its decisions, the compensation of the judges and other officers and the practice and costs on appeals from its judgments," approved the 24th day of June, A. D. 1895, that the Secretary of the Commonwealth shall cause the returns made to him by the Prothonotaries of the several counties of the State, of an election for judges of the Superior Court, to be opened and the votes cast for the persons voted for to fill said offices, to be correctly computed and to certify the result to the Governor of the said Commonwealth, and that the Governor shall forthwith issue his proclamation declaring the successful candidates voted for for Judges of the Superior Court who have received the greatest number of votes cast, to be duly elected.

And Whereas, The Secretary of the Commonwealth has caused the returns of the late General Election for Judges of the Superior Court, to be opened and the result ascertained and certified to me, whereupon it appears that William W. Porter and William D. Porter received the greatest number of votes of the persons voted for to fill the said offices of Judges of the Superior Court.

Now Therefore, In conformity with the provisions of the aforesaid act of the General Assembly, I, DANIEL H. HASTINGS, Governor of the said Commonwealth, do issue this my proclamation, publishing and declaring that of the persons voted for for Judges of the Superior Court of this Commonwealth at the last General Election held on Tuesday, the eighth day of November, A. D. one thousand eight hundred and ninety-eight, Willjam W. Porter and William D. Porter were the two persons voted for who received the greatest number of votes, and they are, therefore, elected Judges of the Superior Court of this Commonwealth.



twenty-third.

Given under my hand and the Great Seal of the State, at the City of Harrisburg, this twentieth day of December in the year of our Lord one thousand eight hundred and ninety-eight and of Commonwealth the one hundred and

DANIEL H. HASTINGS.

By the Governor:

David Martin,

Secretary of the Commonwealth.

---

Biennial Message to the Assembly—1899.

Executive Department,

Commonwealth of Pennsylvania,

Office of the Governor, Harrisburg, January 3, 1899.

**I**N COMPLIANCE WITH THAT PORTION OF THE fundamental law which requires the Chief Executive to give "to the General Assembly information of the state of the Commonwealth and recommend

such measures as he may judge expedient," I beg, first of all, to congratulate you and the people of the Commonwealth upon the generally prosperous conditions of all our material, business and commercial interests and to acknowledge therein the beneficent hand of Almighty God.

#### FINANCES OF THE COMMONWEALTH.

I have the honor to submit a report of the Public Debt and summary of the revenues and expenditures of the Commonwealth for the fiscal year ending November 30, 1898:

#### SINKING FUND.

Cash balance in fund December 1, 1897, .....	\$1,179,888 69
From Allegheny Valley Railroad bond No. 24, .....	\$100,000 00
From interest on Allegheny Valley Railroad bonds, .....	57,500 00
From interest on United States Gov- ernment bonds, .....	111,000 00
From amount transferred from gen- eral fund for payment of interest on public debt, .....	269,371 50
From quarterly assignments from general fund, act of May 29, 1891,..	100,000 00
From fines for Sabbath breaking,....	3 96
From interest on sinking fund de- posits, .....	14,016 16
Payments for the year ending No- vember 30, 1898:	
By payment of interest on public debt, .....	269,371 50
By fiscal agent's compensation,....	4,000 00
By redemption of Chambersburg cer- tificate and interest on same,.....	8 38
	<hr/>
Balance in fund November 30, 1898, .....	\$1,558,400 43

## PUBLIC DEBT.

Statement showing the indebtedness of the Commonwealth of Pennsylvania on the first day of December, 1898:

Unfunded debt and debt upon which interest has ceased:	
Relief notes, act of 1841, .....	\$96,132 00
Interest certificates unclaimed, .....	4,448 38
Interest certificates outstanding, ....	13,038 54
Chambersburg certificates unclaimed,	90 40
Domestic creditor, .....	25 00
Five per cent. bonds upon which interest has ceased, .....	18,414 70
Six per cent. bonds upon which interest has ceased, .....	2,000 00
	\$134,149 02
Interest bearing debt:	
Three and one-half per cent. currency loan, due 1912, .....	\$1,642,900 00
Four per cent. currency loan, due 1912, .....	4,521,250 00
Six per cent. Agricultural College scrip bond, due 1922, .....	500,000 00
Six per cent. proceeds from sale of experimental farms, .....	17,000 00
	\$6,815,299 02
Assets of the sinking fund:	
Allegheny Valley Railroad bonds, .....	\$1,100,000 00
Interest on same to November 30, 1898, .....	22,916 66
United States four per cent. bonds at 112, .....	3,108,000 00
Cash on hand, .....	1,558,400 43
	5,789,317 09
	\$1,025,981 93

## REVENUES.

Statement showing the revenues of the Commonwealth for the fiscal year ending November 30, 1898:

Land, .....	\$2,009 80	
Tax on corporations, .....	6,915,056 49	
Tax on personal property, .....	2,722,245 58	
Tax on writs, .....	146,787 40	
Tax on collateral inheritances, .....	834,855 96	
Tax on direct inheritances, .....	3,811 85	
Licenses, .....	2,051,445 13	
United States Government, .....	111,131 56	
Allegheny Valley Railroad Company, .....	157,500 00	
Interest on State deposits, .....	41,207 37	
Fees of office, .....	163,981 09	
Tax on income, .....	80,957 54	
Annuity for right of way, .....	10,000 00	
Miscellaneous, .....	84,131 20	
		\$13,325,120 97
Balance in Treasury November 30, 1897,...	5,136,700 62	
		<u>\$18,461,820 99</u>
Expenditure of the Commonwealth for year ended November 30, 1898, .....	13,973,803 46	
		<u>\$4,488,017 53</u>
Balance in Treasury November 30, 1898,...	\$4,488,017 53	
This balance is made up as follows:		
In general fund, .....	\$2,929,617 10	
In sinking fund, .....	1,558,400 43	
		<u>\$4,488,017 53</u>

## EXPENDITURES.

Statement showing the expenditures of the Commonwealth for the fiscal year ending November 30, 1898:

Expenses of government, .....	\$1,779,192 52
Interest on loans, .....	273,379 88



Care and treatment of indigent insane,.....	778,700	30
Charitable institutions, .....	1,191,839	04
Miscellaneous educational institutions, .....	316,884	47
Penitentiaries, .....	121,163	77
Reformatories, .....	228,033	96
State tax on personal property returned to coun- ties, .....	1,961,973	59
Premiums from foreign fire insurance companies returned, .....	79,130	59
Analyses of fertilizers, .....	13,593	47
Live Stock Sanitary Board, .....	35,000	00
Common schools and county superintendents,..	5,782,185	08
Normal schools, .....	241,798	00
Soldiers' Orphan Schools, .....	163,969	18
Soldiers and Sailors' Home, .....	36,875	00
Chickamauga and Chattanooga and Gettysburg Battlefield monuments and commissions, .....	51,459	59
Hartranft monument, .....	15,800	00
National Guard, .....	205,042	82
Mobilization of troops at Mt. Gretna, .....	255,817	00
Hazleton riots, .....	16,000	00
Military claims, .....	601	29
Pensions and gratuities, .....	4,996	03
Harrisburg fire companies, .....	1,000	00
Escheat cases, .....	4,825	38
Refunded collateral inheritance taxes, .....	4,164	22
Purchase of unseated lands, .....	4,641	39
Special commissions, .....	6,533	20
Rebuilding bridges, .....	93,689	00
New Capitol building, .....	290,038	66
Counsel fees, .....	1,503	00
Miscellaneous, .....	13,973	03
	<u>\$13,973,803</u>	<u>46</u>

---

RECEIPTS.

Statement showing the receipts of the Common-wealth at the State Treasury for the fiscal year ending November 30, 1898:

Land, .....	2,009	80
Tax on capital stock, .....	3,304,850	18

Tax on loans, .....	1,227,590	64
Tax on gross receipts, .....	689,581	64
Tax on premiums, .....	56,529	13
Tax on premiums (foreign fire insur- ance companies), .....	620,922	08
Tax on bank stock, .....	560,458	71
Bonus on charters, .....	450,010	19
Tax on personal property, .....	2,722,245	58
Tax on writs, .....	146,787	40
Tax on collateral inheritance tax, ..	834,855	96
Tax on direct inheritances, .....	3,811	85
Licenses, .....	2,051,445	13
Fees of office, .....	140,432	81
Personal fees, .....	23,548	28
Tax on income, .....	80,957	54
Notary public commissions, .....	14,650	00
Fertilizer license fees, .....	13,490	00
Refunded cash, .....	12,001	31
Accrued interest, .....	5,113	93
Annuity for right of way, .....	10,000	00
Tax on notarial gross receipts, ....	4,480	73
Escheats, .....	14,157	44
Penalties, .....	191	57
Fines, .....	9,884	91
Conscience money, .....	141	25
Expenses of bank examinations, ....	14,776	58
Tax on building and loan associa- tions, .....	10	46
Pamphlet laws, .....	342	99
United States Government war claim, Interest on State deposits for six months, .....	131	56
	27,191	21
	<hr/>	\$13,042,600 85
Amount transferred to sinking fund, .....	369,371	50
	<hr/>	\$12,673,229 35
Amount transferred from general fund to sinking fund, .....	\$369,371	50
Allegheny Valley Railroad bond No. 24, .....	100,000	00
Allegheny Valley Railroad Company, interest on bonds, .....	57,500	00
Interest on United States Govern- ment bonds, .....	111,000	00

Fines for Sabbath breaking, .....	3 96	
	<hr/>	651,891 62
		<hr/>
		<u>\$13,325,120 97</u>

It will be observed that the net debt of the State is only \$1,025,981.93, and that no part of it can be paid until 1912.

The operation of the act providing for the payment of interest by banks in which the State funds are deposited shows that the interest paid into the sinking fund for the six months ending November 1, 1898, amounted to \$14,016.16, and into the general fund from the same source \$31,821.93.

While this interest law is an improvement, and indicates the enormous sums which the State might have received during past years, yet in my judgment, it does not correct the evil which it was intended to correct. The management of the State Treasury has, for many years, been the subject of public criticism. While it may be true the State has lost no moneys deposited in the various banks throughout the Commonwealth, it cannot be questioned that in the past the public funds have been used for political purposes by depositing them in favorite banks where such deposits were expected to yield returns in the shape of political influence. This system cannot be defended. It should not be in the power of any man to say what banks shall handle the millions of dollars that are annually paid in to the State Treasury. It would be far better for the State to receive no interest upon deposits rather than to suffer a system to continue which can be used for political purposes, and it is submitted that the evil will never be corrected until the State keeps its own money in its own vaults, as do many of the States and is done by the United States. Legislation of this character would be to the interest of all the people and a step toward better government.

If it be argued that this course would be locking up the public funds and taking them out of circulation, the answer is that the moneys should be promptly paid out to the schools and penal and charitable institutions and the cities and counties that are entitled to them, according to law. If this were done, the balance remaining in the Treasury from time to time would not be large.

#### EDUCATION.

During the four years ended June, 1898, the number of schools increased from 24,541 to 27,347, the number of graded schools from 12,869 to 16,842, the whole number of teachers from 26,241 to 28,080, the total enrollment of pupils from 1,040,679 to 1,143,100, and the estimated value of school property has reached nearly \$50,000,000. Free text books and supplies were furnished in all the schools. The total amount of money raised and appropriated for educational purposes by local and State taxation during the four years was \$60,651,541.13.

The last message to the General Assembly recommended changes in the method of distributing the school appropriation and the recommendations were enacted into law. Under the old law the State appropriations was distributed according to the number of taxable citizens residing in each district. The new distribution is made upon a three fold basis: one-third upon the basis of the number of children between six and sixteen years of age; one-third upon the number of teachers regularly employed; and one-third upon the number of taxable citizens residing in the district. Under the former law the rate per taxable, for 1897, was \$3.28. Under the present law, for 1898, the rate per child is \$1.62, the rate per taxable \$1.07; and the rate per teacher \$66.07. These amounts are slightly diminished in those counties which contribute an in-

creased portion of their appropriation to the salary of the county superintendent.

To show the comparative effect of the new law upon the sparsely settled districts, the case of Watson Independent school district in Lycoming county may be cited:

1897. Nine taxables at \$3.2445, .....	\$29 20
1898. Seven children between six and sixteen at \$1.62,..	11 34
1898. Twelve taxables at \$1.07, .....	12 84
1898. One teacher at \$64.42, .....	64 42
	<hr/>
Total, .....	\$88 60
	<hr/> <hr/>

The most progressive states in the Union have adopted the policy of making the wealthiest sections contribute toward the education of children in districts with the least taxable property. For instance, in 1896 the City of New York paid 46 per cent. of the entire state tax levy for school purposes and received back 16 per cent. The figures for 1897 do not furnish a basis for comparison, because the money raised in Kings county was paid to Greater New York; but in 1896 the former City of New York, with an accredited population of 1,801,639, received from the state for school purposes \$696,394.71, while Philadelphia, with a much smaller population, receives, under the new law, \$870,204.57. Hence under the new law our State is more liberal to the centres of population than is the State of New York.

In the State of New York every school is required to be in session at least eight months in the year, and in New Jersey the minimum term is nine months. In Pennsylvania there are 867 districts which do not keep their schools open more than six months. In 242 of these districts the rate of the local tax levied is very low, not more than two mills. Moreover, some of the teachers receive grossly inadequate compensation for

their year's work. Superintendent of Public Instruction Schaeffer calls attention to the astonishing fact that the wages of some teachers for the annual term does not equal the average annual cost of maintaining a pauper in the almshouse. The increased appropriation now paid to the sparsely settled rural districts should be used either to increase the wages of the teachers or to lengthen the school term. The time has undoubtedly come to add at least another month to the minimum term allowed by law.

The century just closing has proved that the earning power of the industrial classes depends most of all upon their intelligence, and that the best markets of the world are controlled by the nations which have been foremost in banishing illiteracy and in making ignorance impossible. To give her sons an equal chance with those of other states and nations, Pennsylvania must give them as good educational facilities as are possessed by any other Commonwealth or country upon the face of the Globe.

The Department of Public Instruction has reports from 217 high schools, with an attendance of 24,123 pupils. Since most of these high schools are located in the cities and boroughs, it is easily seen that the scholars in the rural districts do not enjoy as good school advantages as those living in the cities and boroughs. If the country boy and girl are not to be handicapped in the fierce industrial competition of the Twentieth Century the State must encourage the establishment of high schools at central points in rural districts, and this can be best accomplished by a judicious appropriation in aid of township high schools. Common justice demands that something should be done toward bringing instruction in the elements of science nearer to all our people who are engaged in tilling the soil or occupied in adding to the Commonwealth at places remote from centres of population.

Legislation allowing the establishment of Kindergarten, making attendance at school compulsory, and providing for the transportation of children under certain conditions, is bearing good fruit, and the results of recent legislation in favor of the establishment of school libraries are especially gratifying.

#### CHARITABLE AND PENAL INSTITUTIONS.

The humane and economic care of the different classes of the indigent insane, as well as the proper management of the penal institutions of the State, will, I doubt not, call for additional legislation.

The State hospitals contained at the close of 1897 over 1,500 patients in excess of their capacity, and 240 more than during the previous year. The annual increase in the number of indigent insane in all the institutions in the State is about 550 new cases. If they were all to be provided for in State hospitals, considering the increasing number of new cases, it would require the erection of a new State hospital every three years at a cost of from two millions to three millions of dollars for each new institution.

A large proportion of this overcrowding element in the State hospitals belong to the class of quiet, chronic insane, which might be suitably provided for in county institutions at a greatly reduced per capita cost. A recommendation was made to the Legislature of 1897 for legislation whereby a county, municipal or poor district, that would furnish suitable quarters, care and treatment for its indigent insane, under the supervision and direction of the Board of Commissioners of Public Charities, would receive from the State Treasury the sum of \$1.50 per week for each individual so maintained. At the same time a bill for this purpose was introduced which became a law on the 25th day of May, 1897. Immediately upon its passage, many of our counties and local districts availed themselves

of its offer for maintenance and began to provide for their own insane. Indeed, the favor with which the system has been received clearly points to a general relief of our State institutions and consequent freedom from the necessity of erecting additional palatial State hospitals at vast expenditures of public moneys.

Chester county is now erecting a substantial asylum, which will relieve the State Hospital at Norristown, in the future, of cases from that county. In Luzerne county, the directors of the Central poor district are constructing a fire-proof asylum with a capacity of 400 inmates, which, with the facilities furnished at the Hillside Home Hospital and the Ransom Poor Farm, in Lackawanna county, cannot fail to relieve the State Hospital at Danville. Allegheny county has largely relieved the Western Pennsylvania Hospital, at Dixmont, by the erection of the new hospital at Clermont, and by the extension of capacity at the Pittsburg City Farm. The new county asylum at Woodville, now in course of erection, will afford still further relief to this overcrowded State institution. The Philadelphia Hospital was materially enlarged during the past year, and its further extension is under consideration. Elk, Butler and Clearfield counties, which, prior to the "County Care Act," had no provision for their poor, have erected a county home, and in Forest and Clarion counties plans are being drawn with the same object in view. Lancaster county is now completing an asylum building, in addition to the existing insane department. Important changes and improvements have been introduced in the Adams county asylum, as well as at the Erie, Cumberland, Franklin, Blair, Somerset and Washington county homes. I have information that a considerable number of other counties are favorably considering the adoption of "County Care," which have as yet taken no decisive action.

It would appear that the plan of local care inaugu-



rated by the act has been favorably received and has had a fair start in Pennsylvania. The system has had eighteen years of successful existence in Wisconsin and other states are adopting it.

"County Care" plan naturally applies to the chronic or quieter, more abled bodied classes of our insane. The latter form the larger proportion of the population in the State Hospitals. The withdrawal of these to the county institutions removes the pressure and leaves the acute, curable and relievable insane for the expert medical treatment, active nursing and extra dietary which their several cases demand. This will greatly facilitate the opportunities for better results of treatment.

The present average per capita cost for maintenance in the State hospitals ranges but little less than the \$3.75 fixed by law. While this sum is not extravagant, as applied to treatment of acute cases and those requiring true hospital care, it certainly is extravagant and unnecessary as applied to the actual requirements of the quiet, chronic cases.

While the "County Care" plan has resulted in a large proportionate saving to the counties which have tried it, it should not and does not necessarily relegate the latter class to an inferior quality of "poor house" care. The character of the accommodations and the quality of dietary and treatment have been carefully safeguarded in this law. It is within the power of the officers of the Commonwealth to compel, if necessary, the requisite quality of care and treatment. The experience of other states, and for the past two years that of this State, make it now quite safe and conservative to encourage the counties to care for that class of insane which has been described. It is far cheaper for the county, more economical for the State, furnishes equal, if not better, treatment in the county institutions, relieves the State hospitals and gives them the

opportunity for more careful treatment of violent and curable cases, as well as the increasing number applying for admission.

#### EPILEPTICS.

There is now urgent need of separate hospital care for indigent epileptics and the epileptic insane. There is no chronic brain malady, insanity excepted, that renders helpless so large a proportion of our citizens, or that appeals more powerfully to human sympathy. It is surprising to know that there is one epileptic in every thousand persons in this Commonwealth. Many of the most dangerous homicidal lunatics in the State institutions are subjects of epileptic mania, or cases in which epilepsy complicates some form of delusionary insanity. In the five State hospitals for the insane there are now confined 520 cases of epilepsy in its different forms. Add to these those now in the county homes and poor houses and the total exceeds 700. Out side of these institutions there are a large number, indigent and dependent, who, under proper protection and care, might be in some measure relieved and made self sustaining.

Epileptics have no true place in the hospitals for the insane. If scattered through the hospital community the shocking sights and results of their frequent seizures react most unfavorably upon the non-epileptic patients, whose evidence of mental disorder also react unhappily upon them. If all epileptics were placed together, without opportunity or space for proper classifications, they then react unfavorably upon each other. They should be gathered together in an institution specially designated for their care, such as the states of Ohio, New York, Massachusetts and California have provided, or the two private institutions in this State. The State would do well to purchase a farm of about 500 acres in extent, and erect thereon a

hospital, on the cottage plan, each cottage to contain a limited number of inmates suitably classified. The institution should be distinctly industrial, it being advantageous and helpful for many of the patients to have outdoor exercise, where they can contribute toward the cost of their own maintenance. Proper treatment of epileptics involves the individual features and demands of each case, which requires study, and the treatment, mode of life, occupation and amusement regulated accordingly. The happy results of the separate institution treatment have been both surprising and gratifying. Farming, gardening, horticulture, domestic work and the variety of mechanical arts are well adapted, in a wholesome country air, free from anxiety, noise and excitement, for the improvement of the average epileptic.

#### CONVICT INSANE.

In the Biennial Message to the General Assembly of 1897, it was urged that a separate institution should be provided for the convict insane. It was urged that to require inoffensive citizens, whose only misfortune is the dethronement of reason, to have daily and hourly association with convicts who become insane while serving out their sentence, is both unmerciful and inhuman. The convict insane, as a rule, are a dangerous class, their insanity reacting most unfavorably upon their evil dispositions, requiring a combination of prison and hospital care. None of our ordinary hospitals for the insane combine these requirements. Convict patients frequently escape from them and thus become a menace to the community. Prisoners serving sentences have been known, not infrequently, to feign insanity in hope of being transferred to a hospital from which they may escape. Since the detention of insane convicts is so manifestly unwise and undesirable in either the hospital or the ordinary prison, their

proper refuge should be in a separate institution combining both methods of treatment. There are about 200 insane convicts in the different State institutions, of which 125 are in the State hospitals, to which they were committed, by orders of court generally, from the penitentiaries and county jails. There are now thirty-five in the penitentiaries and jails and the remainder in certain county almshouses, having departments in which insane are received and treated. The most suitable, convenient and economical plan for the proper segregation of this class would be the erection of a separate, specially constructed and equipped hospital, upon the site and within the guard walls of some of our State penitentiaries. The necessity for prompt action is constantly present in every institution caring for an insane convict.

#### COUNTY PRISONS.

The Board of Public Charities has, for many years, called attention to the deplorable condition of the county prisons, and recommended such legislation as would bring about a complete reform in the conduct of the penal institution of the Commonwealth. A bill was introduced at the last session of the Legislature with this object in view. This bill failed to pass, but a resolution appointing a commission to inquire into the matter, and report to the Legislature at its next session, was adopted.

A bill has been drafted by this commission, and, I am informed, unanimously approved by its members, which embraces substantially all the features which had been recommended in the last Biennial Message. The Board of Public Charities recommends the passage of this bill, and I hope it will receive favorable legislative action.

Since the opening of the institution for the care of feeble-minded children at Polk, Venango county, am-

ple accommodation has been afforded for such of the feeble-minded as are capable of remedial treatment, but as yet the large number of children known as moral idiots, who require custodial care, is not sufficiently provided for. They are unsafe members of the community and contribute largely to its criminal classes. They should be accommodated in buildings especially adapted to their care, and separated entirely from the harmless children of this class. For this purpose, the Board of Public Charities has recommended the erection of an additional building at Polk. It is also recommended that a similar building be erected at the Elwyn institution.

---

#### ATTORNEY GENERAL'S DEPARTMENT.

An unusually large volume of business has been transacted by the Law Department of the Commonwealth during the last four years, having special reference, however, to the period of the last two years. Large sums of money have been collected by adverse proceedings against the various corporations and individuals, and the business of the Law Department of the Commonwealth has been constantly on the increase. During the courts held in the month of December, 1898, more than 350 contested cases, in which the Commonwealth was plaintiff, were finally disposed of.

In the month of December, 1896, a number of cases were tried in the court of common pleas of Dauphin county, in which the Attorney General raised the question that, for purposes of taxation, the phrase "capital stock," as used in the revenue laws, meant, not the value of the shares, which, in many cases, were worthless on account of the large bonded indebtedness of the companies, but that the true meaning was that the property of the corporation itself should be taxed. This contention of the Attorney General was sustained

by the court below and subsequently affirmed by the Supreme Court. The effect of these decisions is perhaps not generally understood. They will bring to the Commonwealth a very largely increased revenue. The assessment upon the capital stock of corporations has always heretofore been made upon the market value of the shares, and in numberless instances these shares were valueless on account of the large bonded indebtedness. In many cases these bonds were held in other states or in foreign countries, and thus escaped taxation, so that corporations of this character have heretofore escaped taxation, while solvent corporations were paying the taxes. It is, of course, difficult to state at this time, with any degree of accuracy, the amount of increased revenue that these decisions will bring to the State Treasury, but that it will be very large is apparent. To illustrate, taking about 330 of the cases tried during the month of December, 1898, the companies' sworn appraisement of the value of their capital stock was, in the aggregate, a little over nineteen millions of dollars. The verdicts obtained gave the Commonwealth the right to tax more than thirty-nine millions of dollars against the same corporations, the valuation being made upon the principle laid down by the Supreme Court in the cases before stated, finally decided in October, 1898, thus showing that, in these cases alone, twenty millions of dollars of property were made taxable which had never before been taxed. When it is remembered that there are about 3,000 corporations in the State that pay taxes upon capital stock, and the 330 cases that have been disposed of were, many of them, against what might be termed the smaller corporations of the State, it will be readily seen that the decisions of the Supreme Court above referred to are of infinite importance to the Commonwealth and may make unnecessary for increased revenue legislation.

Appertaining to this Department, I respectfully call your attention to a subject that seems to require legislation. Under the laws of our State, a corporation can be chartered for but one object or purpose. It can do but one thing. It has been held by the courts, and has been constantly the practice in the State Department, in pursuance of judicial authority, that dual subjects, if contained in the same application, will deny to the applicants the charter applied for. Under the laws of several states other than Pennsylvania, charters are granted for as many objects and purposes as the applicants desire. They are allowed to name almost limitless objects of business in their charter. Then, under our act of 1874, which was passed in recognition of the comity between the several states of the Union, licenses are applied for by these foreign companies to do business in this Commonwealth. They pay a trifling license fee and enter into competition with our own citizens, and are possessed of far larger and more important powers than we give to our own people. And still further, they claim exemption from taxation, except on their tangible property within the State, because of the fact that as the corporation is a citizen of another State, its property follows the citizenship of the owner, the corporation, and, therefore, cannot be taxed. This practice has grown to such proportions that I earnestly recommend such legislation as will correct it.

---

#### DEPARTMENT OF AGRICULTURE.

This branch of the State Government, since its organization by the act of 1895, has been largely advanced and made more valuable to the agricultural interests than ever before.

The following statement, vouched for by the Depart-

ment, shows the comparative cost of the agricultural departments of three representative states:

Population, Last Census.	Annual Cost.	Per Capita Cost.
Ohio, 3,672,316, .....	\$57,400 00	.01 6-10
New York, 5,997,853, .....	178,119 41	.03
Pennsylvania, 5,258,014, .....	61,410 00	.01 1-6

#### LIVE STOCK SANITARY BOARD.

The live stock of the State represents approximately \$130,000,000 of invested capital. All civilized countries and nearly all the states of the Union have found it necessary to adopt measures to prevent and suppress contagious diseases among animals. The State Live Stock Sanitary Board has found a willing response from the herd and flock owners to the efforts made for suppressing outbreaks of dangerous, infectious and contagious diseases, but there is yet much to learn and much to do in the use of practical methods for the protection of exposed animals.

During the first year of the operation of the Board the percentage of tuberculosis found in infected herds was 22 per cent. The past year this has been reduced to 12½ per cent. The Board has been successful in suppressing outbreaks of rabies where whole counties were anxious and alarmed; in checking outbreaks of anthrax that threatened a large section of the State; in suppressing black-quarter on farms where it had been for many years impossible to rear young cattle



profitably; in nearly eradicating glanders, formerly so prevalent and destructive; in reducing the prevalence of hog cholera, and, more important than all, in controlling tuberculosis of cattle.

By the provision made by the General Assembly it has been possible for the Board, during the past year, to carry on a series of investigations in relation to infectious diseases, which show results that must be of general benefit to animal husbandry. Through these investigations much information has been obtained concerning imperfectly understood diseases of animals, and improved means of prevention and cure have been developed. All of these results will be made public through the report of the Department of Agriculture.

---

#### FORESTRY.

The last General Assembly was in earnest sympathy with the necessity for advanced forestry legislation, and the result of its wise efforts has perfected a system of forestry protection which is believed to be unequalled in the land. Up to November 30, 1898, 55,681 acres of unseated woodland situate upon the headwaters of the larger rivers, have been purchased by the State for forestry reserves. Much of this land is subject, under the law, to redemption by the former owner within two years of the purchase. Enough, however, has been done to prove the feasibility of establishing, at moderate cost, a large forestry reserve on the headwaters of our principal streams.

The people need to be made more familiar with the necessity for forest care and culture and the dangers attendant upon deforestation. It would be of great advantage to provide, in some of our State institutions

of learning, for systematic instruction in practical and scientific forestry, as is now being done in New York, and as has long been done in Germany, France, Switzerland and Italy.

---

#### THE OLEOMARGARINE LAW.

The Department of Agriculture has been almost halted in its attempts to carry out the oleomargarine law, which makes it unlawful to sell that commodity within the State. A committee appointed by the last General Assembly to investigate and report on the pure food laws was unable to satisfy the people as to the best policy to be pursued. The constitutionality of the statute was attacked, and the Supreme Court of the United States ruled that no state had the right under the Constitution to prohibit the importation of a food product, and that, so far as the act related to oleomargarine in the original package, our law was unconstitutional. At least one common pleas court has pronounced the entire act unconstitutional. These decisions made it practically impossible to enforce any of the provisions of the act.

The original intention of this legislation was to prevent the sale of oleomargarine in this State, because it was generally labelled and sold as butter, and its use and consumption were alleged to be unhealthful. If the latter proposition be true, the existing pure food laws would reach the offender. If oleomargarine were sold for what it really is, and not deceptively sold as butter, the sale would not be within the reach of the pure food law. The conclusion appears to have been reached by dealers, dairymen and those most interested, that oleomargarine should be treated as agricultural fertilizers. Levy a tax fee upon all dealers therein, and use the fund thus accumulated to pun-

ish all who falsely attempt to sell it as pure butter. In other words, allow its sale for what it is, if not injurious to public health, and punish all who falsely sell it as butter. A modification of the law to this extent is respectfully suggested.

---

#### FARMER'S INSTITUTES.

During the past four years there have been held 723 farmers' institutes in different sections of the State, the average maximum of daily attendants at each institute being 357, thus reaching over a quarter million people interested in the advancement of agricultural methods. Over 1,000 speakers and essayists addressed these meetings. It should not be deduced from these facts that the Pennsylvania farmer, compared with his fellows in other states, is lacking in the knowledge of the best and most productive methods of modern agriculture and co-related industries. Far from it. The Pennsylvania farmer has raised his own standard to that degree of intelligence which marks him as the leader in agricultural efficiency and enterprise. This position has been reached mainly by the public dissemination of that knowledge and experience which has enabled him to make the most of soil and climate. As a means to that end, the farmers' institutes have been invaluable. They bring into every community the intelligent and advanced thought on every subject relating to scientific farming. They infuse new life into the farm routine; encourage the new departure in methods; they set the husbandman to thinking and experimenting, and add to the pleasure and profit of farm life. A sufficient annual appropriation to carry on this institute work is a necessity. The amount now appropriated is too small.

## STATE SANITATION.

We have now come to a point where the people of the State must determine whether the rivers and other public streams shall continue to be used as public sewers, or whether the waters thereof shall be kept pure. Owners of property through which or past which a public stream flows, seem to have falsely concluded that the stream itself is a private property, to be dealt with as the owners choose. They use it as a common carrier or depository of all the substances of which they desire to rid themselves. The refuse of mines and factories invades its shores and unite with the solid refuse of tanneries and slaughter-houses, the garbage and night-soil of public institutions, factories, villages and towns, the carcasses of animals dead of disease, the output of abandoned salt wells, and the washings of vast culm deposits, which frequently force it from its ancient shores.

As our population increases, these conditions become worse, and if they are to be longer permitted, the cities and towns of the State must look elsewhere for their water supply. There are few of our rivers and larger streams that do not carry the germs of diseases, gaining in their unhealthful condition more and more as they flow onward to sea. It must be admitted that it is impossible to avoid all degrees and forms of public water contamination, but it has been demonstrated that to a large extent it can be eradicated.

Two cities in the State, Altoona and Reading, with the most praise-worthy public spirit and consideration for the health of the populations living lower down, have lately established purification plants for their sewage. These plants, although entirely unlike in construction and manner of purification, afford ample demonstration of the fact that purification of the sewage of large towns is a matter entirely within the reach

of sanitary engineering. The scourge of typhoid fever, which devastated our military camps during the past summer, has brought us face to face with this question. No community can remain healthy while forced to use a contaminated water supply.

The wise provisions of the act of May 11, 1893, enacted for the purpose of preventing the introduction and spread of infectious or contagious diseases, have been beneficial. Almost every city and borough has now a board of health. The law should be extended so as to apply to the entire State. The recent serious outbreak of small-pox in an interior county affords the latest and best argument for its extension. Being confined to cities and boroughs, the jurisdiction of the boards of health does not cover more than one-twentieth of the area of the State, and leaves at least one-half of our population unprotected. Inquiries are coming to the State Board asking why those who live in the rural districts and villages are not equally entitled to protection for life and health with those who live in large cities. The latter Board denies the generally received understanding that the country districts are naturally so healthy that there is no need for laws to prevent disease. They have furnished unofficial statistics to show that typhoid fever has long been known to be a disease of the country village and farm, and that the contagious diseases peculiar to children, such as scarlet fever, diphtheria and measles, run riot among the pupils of the country public schools. There can be little doubt that if the provisions of the law should be extended as herein suggested, and faithfully observed, the results would be seen in diminished mortality among the children of the State.

The quarantine for the port of Philadelphia should, in my judgment, receive enlarged powers and facilities, and, if the treasury will warrant it, should have a quarantine boat, to be made of steel, constructed to

meet the emergencies of the service, and with a high rate of speed, so as to reduce the detention of traffic to a minimum. You will regard with anxiety the possibility and danger of the entrance into our port of contagious diseases, and in view of our more intimate relations and increased traffic with the West Indies, will consider whether the experience of the past two years has not demonstrated the fact that it is not safe for a great city to depend entirely upon a quarantine station one hundred miles distant on the sea coast.

---

#### STATE TOPOGRAPHICAL SURVEY.

The United States Geological Survey has offered an accurate topographical survey of the State upon a single condition. The data for the map are obtained from the actual surveys; the maps are drawn and engraved in excellent, durable style and published in sheets, each representing about 220 square miles, at a scale of one mile to one inch. The condition upon which the Government will perform this work is that the State shall pay one-half the cost of the actual field work.

Massachusetts, Rhode Island, Connecticut and New Jersey have already had their topographical maps completed under this arrangement and the work is progressing in New York, Delaware and other states. A number of years ago our anthracite coal fields were surveyed and mapped and some work was done along the Upper Delaware. A topographic map of the State, when completed, will be of great value to all our people, particularly valuable to our land owners. The cost is comparatively small, the work is accurate and the maps are brought within the reach of all. It is recommended that a small appropriation for this purpose be made.

## NAVIGATION OF THE DELAWARE.

I respectfully urge your honorable bodies to memorialize the Congress of the United States in the interest of a sufficient channel in the river Delaware. Vessels of the heaviest draught should be provided a safe roadway from the sea, at least as far as the port of Philadelphia. The people of Pennsylvania, New Jersey and Delaware are vitally interested in this matter. Pennsylvania and Philadelphia will never take the rank to which they are entitled among the commercial states and cities until the latter is provided with advantages and facilities equal to any other seaport on the Atlantic coast. It always should be, and doubtless will be, the policy of the Government to lend a hand in aid of every project tending to the advancement and enlargement of the country's commerce. The question is now engaging the public mind, perhaps, to a greater degree than ever before. A proper appropriation for the purpose is justified by the commercial importance of Philadelphia and by the volume of products tributary to the Delaware river. A sufficient channel from the sea and an adequate harbor in Philadelphia are, moreover, necessary for the proper utilization of the League Island Navy Yard, owned by the Government as well as the ship yards on the river, and to meet the cheaper transportation afforded by heavy draught vessels, as well as to avoid what would otherwise be unfair discrimination against the State and the city.

---

PUBLIC PRINTING.

The Department of Public Printing urgently requires legislative readjustment. A clause in the Constitution prevents the State from doing its own printing. Otherwise it would be recommended that the State follow the general plan of the National Govern-

ment, which does its own printing at first and very moderate cost.

The schedule of prices provided in the act of May 1st, 1876, should be revised and brought up to meet the present day processes of printing, engraving and binding. Improvements and inventions have produced so many changes in these three particulars that it is quite impossible, under the present law, to make a contract by which the successful competitive bidder can be found for every kind of printing and engraving required by the different departments. The present schedule makes no provision for certain kinds of printing and engraving, and the law does not give the Superintendent power to make contracts for work not on the schedule. This opens the door for the Public Printer to charge what he sees fit for work or illustrations that are not on his contract schedule. The only safeguard against this is that provision of the law requiring the approval of the printer's bill by the Superintendent of Public Printing after the work has been completed.

Again, the law fixes no limit upon either the quality or quantity of the composition entering into the departmental reports. It is apparent from the act that it is the duty of the Superintendent to receive all orders from the Legislature and from the heads of the respective departments and to see that they are properly executed by the Public Printer. The head of each department is responsible for the orders given, and it is merely the duty of the Superintendent to require that the work be executed according to law.

All departments of the State service are growing in volume of business and consequent importance, and the principal duty of the Superintendent is to receive the manuscripts, see that they are printed according to law and to approve the bills, if in conformity with the contract price. There have been glaring instances



of attempt to charge the State exorbitant prices for work done by the Public Printer, where the price was not named in the schedule or provided for in the act. None, however, of those who made the attempts have held office since the fact was discovered.

The remedy now suggested is, first, to revise the printing schedule of the act of 1876 and bring it up to date, so as to make it possible to have competitive bidding on every quality and kind of printing, binding and illustrating in accordance with modern improvements; and, second, to establish a Board of Public Printing, to be composed of the Governor, the Attorney General and Secretary of Internal Affairs, to supervise and pass upon all matters proposed to be printed for the different departments and to have general supervision of all printing, the Superintendent of Public Printing to act ministerially for the Board.

---

#### INSURANCE DEPARTMENT.

The Insurance Commissioner, in his recent report, has urged the necessity of a revision of the insurance laws. It raises questions of great importance. The Insurance Department was created in 1873, and many of the acts of Assembly passed in that year and in 1876, have, by lapse of time, become inadequate by reason of the fact that radical changes have been made, not only by the insurance companies themselves, in their methods of doing business, but because of certain judicial decisions construing those acts of assembly. The fact that mutual life insurance companies and mutual fire insurance companies have been allowed, by the decisions of the courts, to take single cash premiums and agree, in the policy or otherwise, that the member should be subject to no further assessment, seems to be a destruction of the mutual plan apparently intended by the Legislature in passing the laws. Notwithstanding that it has been so held, the vice to be corrected is

that such companies keep little or no reserve for the payment of their death claims or fire losses, as stock companies are required to do under existing laws.

This is an exceedingly important department of the State Government. The administration of the duties of the Insurance Commissioner during the past four years is entitled to commendation. The law has been faithfully and intelligently executed.

The act of 1870, forbidding the issue of fire policies except by duly authorized corporations, I recommend to be extended to include life, accident, marine and all other forms of insurance. It would be wise, in my opinion, that the General Assembly appoint a commission to revise the insurance statutes for the future consideration of the Legislature. Such commission should be composed of those who have expert knowledge of the different systems and technique of insurance, and should include the Attorney General of the Commonwealth and the Insurance Commissioner.

---

#### DEPARTMENT OF BANKING.

The Banking Department, created in 1891 and reorganized and enlarged by the act of 1895, has grown to be exceedingly important. The number of examinations of institutions under its supervision was 63, 1893, and 104 in 1894. To-day it has under its control 1,460 corporations, including building and loan associations.

Recent failures of State financial institutions and building and loan associations have called attention to the apparent necessity for several amendments to the law relating to this Department. It is respectfully recommended that the law should be amended in the following particulars: The percentage of loans to officers and directors of trust companies and other finan-

cial institutions should be limited or fixed by law. A fixed percentage of cash in proportion to deposits should be required to be kept as a reserve fund. All corporations having power to receive and administer trusts should be required to set apart permanently a fixed percentage of its earnings as a reserve for the additional protection of the trusts committed to their custody. The holding of stocks of other corporations as investments by financial institutions should be controlled by judicious legislation. The sixteenth section of the act of 11th February, 1895, should be so modified as to permit the Banking Commissioner, upon proper cause shown to give information to officers, directors and stockholders of the condition of corporations in which they are interested, as disclosed by special examinations. Foreign building and loan associations should be required to pay a license fee for the privilege of doing business in the State, sufficient in amount to cover the expense of proper examinations of such foreign corporations.

---

#### SOLDIERS' ORPHAN SCHOOLS.

The number of soldiers' orphans now being educated at the Soldiers' Orphan Industrial Schools at Scotland, Harford, Chester Springs and Jumonville is about 1,120. There are on file applications of about 300 awaiting admission. It is impossible to provide, under the present appropriation, for more than are now being cared for. While the number of soldiers' orphans is diminishing, it will be a good many years before the schools can be closed for lack of patronage. There are a considerable number of attendants whose ages are between six and seven years and many applicants for admission under six years of age.

It is the judgment of the Commission that all the

soldiers' orphans should be brought under one management at the Scotland Industrial School. The facilities at this place for industrial education are far better than at the other schools. The other establishments are rented properties, the Scotland School being the only one owned by the State. It will require the addition of a number of cottages. This will be carrying out the purpose contemplated in the act establishing the Scotland Industrial School and which, it is presumed, has been delayed by a lack of funds. To unite the schools would eliminate the expense of occupying leased properties, reduce the number of instructors, make it possible to systematize the discipline and method of education and would, altogether, be much more economical than under present conditions.

I further recommend that the act of 1893, which provides only for the "children of honorably discharged soldiers, sailors or marines who served in the war for the suppression of the rebellion," be so amended to include the orphan children of Pennsylvania soldiers who served in the war of 1898.

---

#### BUREAU OF MINES.

The reports made to your honorable bodies from the Department of Internal Affairs will so well commend themselves to your judgment that I have no further suggestions to offer, excepting to call your attention to the Bureau of Mines, as organized under the act of 1897. The purpose of this act was to unite, under one supervision, all laws relating to the mining of both anthracite and bituminous coal, by putting a head on the body that has been so long without one. The mine inspectors have been required to furnish narrative reports of each day's work done by them, the daily expenses incurred, and to inform the chief mine inspector

at stated intervals of the exact condition of each mine. In fact the interrogatories submitted to them, if truthfully answered, could not fail to furnish the chief inspector with the exact condition of every coal mine in the State. This information enables him to take precautionary measures and, in many instances, to prevent accident and loss of life.

It is appalling to contemplate the fact that, either through the carelessness of the miner, the mine boss, the superintendent or the mine inspector, so great a measure of accident and loss of life has resulted in the brief period elapsed since the organization of the Bureau. It appears, from the reports furnished, that from the organization of the Bureau up to December 1st, 328 persons have lost their lives and 970 have been injured, in the anthracite districts, and in the bituminous districts 172 persons have lost their lives and 305 have been injured. While a large number of these disasters was due to the carelessness of the injured, the records show that many of them could have been averted if those in authority had exercised proper care and discipline in and about the mines. It was found, in many mines, that there were no instruments with which to measure the air currents, and in many more the instruments were in such bad repair as to be almost valueless. This has been remedied. The Chief of the Bureau called upon the Courts in several counties to restrain the owners from operating dangerous mines in contravention of the mine laws, and in every case his action was sustained. In other cases, where notice was given to mine owners who were operating contrary to the mine laws to suspend operations until the cause of danger was removed, they wisely did so.

Five mine fires were reported from anthracite mines, whereby several men lost their lives and others were severely burned. Three cave-ins were reported, in one of which two men were entombed and lost their lives.

These cave-ins are a menace to the lives of the workmen and often damage surface property to the serious detriment of the owners. This calls for legislative action. Something should be done to guard against it. Some operators are protecting their miners and their property by flushing culm into the worked-out portions of the mines. This appears to be an excellent preventive. It does away with the unsightly culm banks, makes it possible to secure a greater percentage of coal and, at the same time, prevent extensive cave-ins. Five mine fires have been reported in the bituminous districts, at one of which three men lost their lives, and one cave-in has been reported, from which no injury to life resulted.

Regarding the causes of accident, it must be said that while a number were due to carelessness of the injured, the records show that many of them could have been avoided if those in authority had exercised proper care and discipline. The law requiring certified foremen does not meet all the requirements of safety. Experience has shown that the superintendent is the one upon whom the law should impose educational qualifications, inasmuch as he issues orders and directs the operation of the mine. As the law now is, he is not required to assume any of the responsibility so long as he has a certified mine foreman. At the time the law requiring certified mine foreman was enacted, it was undoubtedly a beneficial provision, because it created an incentive to those who aspired to the position to acquire the necessary education and demonstrate the proper amount of experience. The conditions then existing have changed. To-day there is a sufficient ground from which to acquire mining knowledge, mine foremen, and mine superintendents.

The head of the Bureau should have the power to employ and remove all those connected with and responsible to the Bureau who are unfit for their posi-

tions. This important branch of material development should not lack for sufficient help. There should be, besides the Chief, an educated mining man as deputy, and the clerical force should be adequate. No department of material development in the Commonwealth calls for more well considered and careful supervision to safeguard the health and lives of those engaged therein. The mine owner, the mine superintendent and the mine foreman hold in their hands the lives of a most valuable part of our industrial economy.

---

#### HAZLETON RIOTS.

On Friday, September 10, 1897, at about 10.30 P. M., the sheriff of Luzerne county informed me by telephone that a collision had occurred between himself and his deputies and that a large number of miners and employes about coal mines in the vicinity of Hazleton, in which eighteen miners were killed and a large number wounded; that it was estimated that 10,000 miners were participating in a strike; that the excitement was great and the strike seemed to be spreading into adjoining counties; that the situation was threatening and likely to result in further loss of life and destruction of property, and that he felt unable to cope with the emergency and called upon the State to send armed troops. A few minutes later, there was received by telegraph the report of a public meeting just held by the citizens of Hazleton, at which resolutions were passed declaring the necessity for prompt action upon the part of the State authorities and expressing fear that unless the military force were sent there at once great loss of life and property would ensue. From these and other sources, it was learned that about 10,000 men were then participating in a strike. The situation became so alarming that the sheriffs of Schuylkill and Carbon counties notified me of their inability to preserve order and protect property, and called for troops.

The region in which the disturbances had been occurring for a week previous, covers a territory of about 27 square miles, and embraces, in addition to Hazleton, a number of mining towns and settlements. Information received during the night indicated that strikers were assembling at different points with the intention of marching on Hazleton at daybreak to avenge the death and wounding of their fellow workmen, and that threats of burning and pillaging the city were being made.

The situation was alarming and called for prompt action. At 11 o'clock that night orders were given by telephone directing the Third Brigade, National Guard, General Gobin commanding, to report forthwith at Hazleton, the First Brigade, General John W. Schaal commanding, was ordered to be ready to follow at an hour's notice. The Division Commander, Major General Snowden, came to Harrisburg at once and assumed command. The Ninth regiment arrived at Hazleton first, fully armed, equipped and supplied with rations, and with more than 90 per cent. of the command present. This regiment reached Hazleton within seven hours and forty-five minutes after its colonel received the order to move. The other regiments having longer distances to travel, arrived during the day, and before evening 2,499 officers and men, 91 per cent. of the entire strength of the Brigade, were under canvas and supplied with rations. The First Troop, Philadelphia City Cavalry, the only command of the First Brigade sent forward, arrived on Saturday.

From the moment the first troops reached Hazleton, there occurred not a single collision or outbreak, nor was there a shot fired by the troops. The community soon returned to normal conditions, and on September 24th troops began to break camp, the last organization leaving October 4.



The reverence in which the law relating to the posse comitatus is generally held has frequently placed the sheriff and those whom he has called to his aid in a position which, under existing conditions, could not have been anticipated by the framers of the original law. When 5,000 or 10,000 men have assembled to accomplish an unlawful purpose, or to accomplish a lawful purpose in an unlawful manner, the sheriff and those who are willing to come to his relief are altogether powerless. It is almost impossible to induce prudent men to take their lives in their hands, in response to the sheriff's call under such conditions. I am of the opinion that where the exigencies of the case indicate that destruction of life and property are imminent and that the sheriff is unable to obtain the assistance of a posse equal to the emergency, the presence of armed troops to defend the peace and dignity of the Commonwealth and enforce the laws is both justifiable and necessary and far more sensible than to wait until the sheriff and his posse are routed, life taken and property destroyed.

---

#### WAR OF 1898.

On the 25th of April, 1898, the President of the United States called upon the Executive for 10,860 men for the volunteer army, to be composed of ten regiments of infantry and four batteries of heavy artillery, the troops to be taken from the National Guard organization of the State. So far as possible, the State to provide equipments, arms, tentage, etc., to the extent that it had them on hand.

On the same day the Division, National Guard of Pennsylvania, was ordered to assemble at Mount Gretna, on April 28th. The original order of the Secretary of War was, on May 4, changed, and required

the State to furnish fifteen regiments of infantry, three troops of cavalry and three batteries of light artillery. The Division reached Mount Gretna April 28. A general order was issued the same day, paragraph five being as follows:

"The Commander-in-Chief desires to impress upon the offices and men of the National Guard of Pennsylvania his appreciation of the patriotism evidenced by the prompt response to General Orders No. 7, A. G. O., c. s., and directs attention to the fact that the necessities of the situation do not require that any member of the National Guard of Pennsylvania shall consider himself bound by such membership to enlist in the service of the United States, if such enlistment shall impose upon him personal sacrifices not made necessary under the limited call of the President, or hardships upon those who are dependent upon him for support, nor shall such non-enlistment be in any wise considered an avoidance of duty or be to the prejudice of men who, willing to endure everything for their flag and country, are not called upon to render service that can be rendered by those upon whom the demands of home and family do not rest so heavily, and who await the opportunity to serve their country."

Notwithstanding this cautionary order, and the fact that it was read on the field to each command immediately before the preliminary muster, about 71 per cent. of the total strength of the Guard volunteered, and on May 13 following, the recruiting and muster-in was completed and 592 officers and 10,268 enlisted men had been sworn into the volunteer army. Pennsylvania's quota, fifteen regiments of infantry, three troops of cavalry and three batteries of light artillery, was completed and delivered to the Federal Government within nine days after the receipt of the modified order from the War Department. I am informed and believe that Pennsylvania was the first in the Union

to deliver to the Government its full quota under the first call for troops.

On May 25, 1898, the President's second call was made, the State's quota being 6,370. The troops were promptly furnished, 4,408 being added to the organizations already in the field to bring each company up to the maximum strength, and the remainder was organized into eighteen companies of infantry, which were added to the regimental organizations, under direction of the War Department.

The total cost to the State approximated \$310,000. By the provisions of the act of Congress authorizing the raising of the volunteer army, nearly, if not quite all of this expense will be returned to the State Treasury. The Adjutant General has filed with the auditing department of the National Government proper vouchers, and the account is now in process of liquidation. It is expected that the amount will be returned to the Treasury at an early date.

The Pennsylvania troops were soon ordered to the military camps in the Southern States. The Tenth regiment, Colonel Hawkins, was ordered to Manilla, and is still there. He and his command have made a record for gallantry in action worthy of the country and the Commonwealth. The batteries, troops of cavalry and the Fourth and Sixteenth regiments participated in the campaign in Porto Rico, the officers and men acquitting themselves with great credit. Colonel Hulings, of the Sixteenth infantry, was promoted to the rank of brigadier general for gallantry in action. The other Pennsylvania commands stood ready to take their place on the firing line, but were prevented through no fault of theirs. Their camps were visited several times by the Executive. The increasing efficiency and zeal of officers and men continued to the end. After the signing of the protocol, all Pennsylvania organizations were honorably discharged from

the service excepting the Eighth, Tenth, Thirteenth, Fourteenth, Fifteenth and Sixteenth regiments. The report of the Adjutant General of the State will furnish a detailed account of the important military events of the year, and will give a historical record of the men and organizations of the State in the war.

On April 28, 1898, the Executive appointed the Pennsylvania Sanitary Commission, with Mr. John H. Converse as president and Hon. Robert E. Pattison as secretary. The organization was soon after expanded into the National Relief Commission, with Dr. M. S. French as general secretary, and continued throughout the war to render valuable aid, not only to the Pennsylvania organizations, but to the entire army. The people of the State responded with liberal contributions of money and supplies, and the agents of the commission accompanied our troops wherever they went. The work of this commission cannot be too highly commended.

Upon the breaking out of fever in the military camps, the hospitals of the State volunteered to furnish, free of charge, quarters and medical attendance for all sick brought to them. The Pennsylvania Sanitary Commission provided hospital trains, and a large number of stricken soldiers were brought from the camps and tenderly cared for in the several hospitals. Indeed, a number of our hospitals, at their own expense, provided trains well equipped with cots, physicians, nurses and medicines, and brought the soldiers back to Pennsylvania from their Southern hospitals. After the establishment of Camp Meade, near Harrisburg, where 28,000 troops were encamped, hospital trains made, for a time, almost daily visits to the camp to convey the fever patients to one or the other of the hospitals. There could not have been a finer example of patriotism. These efforts were not limited to our Pennsylvania troops, but every soldier, no matter from what

state, who needed medical treatment, received it from generous and sympathetic hands.

Arrangements were made to afford opportunity to the Pennsylvania soldiers in the field to cast their votes at the November election, and were successfully carried out. The vote was polled in accordance with the provisions of the act of 1864 and duly returned by the Commissioners appointed for that purpose. A number of patriotic citizens voluntarily defrayed the necessary expenses of the commissioners, and it is respectfully suggested that the gentlemen should be reimbursed upon the presentation of property authenticated vouchers.

All of the National Guard organizations having entered the volunteer army at the beginning of the war, it became necessary to enlist other military organizations for the public defense and to meet the requirements of the law. An order for this purpose was issued on May 18, 1898, and in response thereto a large number of organizations that had been recruited and whose services had been tendered to the Government, finding no opportunity to get into the army, patriotically volunteered for State defense, and the Seventh, Eleventh, Seventeenth, Nineteenth, Twentieth and Twenty-first regiments were promptly organized and equipped. There were also organized two light batteries and three troops of cavalry. These organizations were assigned to the brigade within the territorial limits of which they had been recruited. Many of the officers and men comprising these new organizations have had experience in the National Guard, and their efficiency and military knowledge have been manifested by the celerity with which they have been molded into effective troops.

In the General Order it was directed that:

“The recruiting and organizing of commands as herein provided shall be conducted with the express provi-

sion and understanding that the officers and enlisted men who served as the National Guard of Pennsylvania shall have preference as far as possible in future enlistments in the volunteer army of the United States and may be disbanded at the close of the war."

The Sixteenth regiment was retained in the service until December, 1898. There are now five regiments of Pennsylvania volunteers remaining in the United States service. The Eighth, Tenth, Thirteenth, Fourteenth and Fifteenth, and these will probably be mustered out at an early date. This will render necessary the disbandment of the new organizations that were recruited and organized to meet a possible emergency. The officers and men composing these commands deserve great credit from the State for the prompt and patriotic manner in which they responded to the call for duty, and it is to be regretted that these splendid organizations cannot be retained in the service.

While it may be doubted whether it be wise to increase the total strength of our National Guard, yet experience has shown that the State Guard should, so far as possible, conform to the organization of the regular army, and in view of the desirability of extending our regiments into three battalions of four companies each, it is recommended that the law be so amended as to increase the possible number of infantry companies from 150 to 180, to be apportioned and organized into regiments and battalions under the direction of the Governor. To increase the infantry arm so as to expand the fifteen regiments into three battalions of four companies each, would require forty-nine additional companies. To maintain these companies will require an additional appropriation of at least \$120,000 per year.

I am clearly of the opinion that a greater degree of efficiency would be secured by organizing a medical

department, a quartermaster's department, an inspector's department, a commissary department and an Adjutant General's department, providing that each should consist of the requisite number of officers to permit of assignment to duty with Division and Brigade Headquarters, and with the various infantry, cavalry and artillery organizations. Applicants for admission should be subject to proper examination, and the power of assignment should rest with the Commander-in-chief.

It would also be of advantage, if provisions were made for placing officers upon the retired list upon their application after ten years service, but to be subject to duty at any time upon orders from the Commander-in-chief. The latter should also have power to place any officer on the retired list after fifteen years of service in any one grade.

I recommend that the Governor be authorized to appoint sixteen commissioners, one for each regiment of infantry, and one for the cavalry and artillery collectively, to co-operate with the general government in securing the return home to relatives and friends of the remains of our soldiers and sailors who lost their lives while serving in the war of 1898, and that an appropriation of \$25,000 be made for this purpose.

I cannot turn from the contemplation of the stirring events here referred to without expressing my appreciation and admiration of the ability, faithfulness, energy and patriotism of Adjutant General Thomas J. Stewart, whose unflagging efforts in the interest of the Pennsylvania volunteers deserve the highest praise.

---

#### THE BALLOT LAW.

Experience with the present ballot law has disclosed a number of imperfections. It is incomplete,

imperfect and incompetent in several particulars. The two methods provided for securing the right to an entire column on the State ballot sheet deserves this criticism. When a column on the official sheet is given to each political party which, at the last preceding election, polled one-half of one per centum of the total vote of the State, and additional columns are given to those candidates who file nomination papers, then the door is opened for confusion and fraud. While the columns necessary to represent the several political parties voting at the last election are limited, the columns needed to represent the tickets created by nomination papers may be prolonged to an indefinite extent. Any body of citizens under the present practice, obtaining the requisite number of signers, can secure a separate column for the State ticket, and that column is on the State ballot sheet. It has occurred that a separate column on the State ballot sheet contained but one name, and the citizen desiring to vote for this one candidate disfranchised himself as to all others by placing the cross in the circle above this one name. Independent, local or county organizations have, by nomination papers, secured a separate column. This entails unnecessary cost, swells the ballot sheet to undue proportions, obtrudes a purely local issue upon the people of the entire State, tends to confuse the voter and to obstruct and to hinder him in his sovereign right. The remedy is evident. A party entitled to a column on the State sheet should be a State party and not a fragment of a local or county party. It would undoubtedly be better to collect in one separate group in a single column the names of all candidates for a particular office. This may not be the best method which can be devised, but it has this advantage: If a voter can read and knows the name of his candidate he cannot make a mistake. He has only to make a cross opposite the candidate of his choice.



The present law has left the door open for so many interpretations of its different provisions that in almost every dispute as to the proper determination, resort must be had to the courts. This entails unnecessary expense, the contesting parties being by necessity compelled to employ counsel and frequently bring witnesses from remote parts of the State.

There should be a limitation of time after the holding of the political conventions within which nominations certificates should be filed with the Secretary of the Commonwealth. As the law now is, these papers may be withheld until the last day, even the last hour designated for filing, thus preventing the Secretary of the Commonwealth from giving proper examination and investigation to their merits and entailing upon the courts a volume of contests sometimes physically impossible to determine before the time required to have the official ballot printed.

The Secretary of the Commonwealth, in his able report, calls attention to the fact that nomination papers are frequently filed upon which many of the names of alleged signers were manifestly written by one person and were not genuine signatures. As the law now stands, the Secretary is required to place these papers on file. This loose and dishonest method of obtaining a place upon the State ballot sheet has almost the effect of placing a premium upon perjury by permitting irresponsible and unknown persons to make affidavit to matters about which they can have no personal knowledge. In this way the names of alleged candidates often appear upon the ballot sheet without their knowledge or after they have refused to accept the nomination, thus necessarily cumbering the ballot and adding to the possible confusion of the voter.

The people of the State are demanding a re-casting of the ballot law so as to avoid the inequalities and imperfections in the present statute and so as to af-

ford the voter the plainest and simplest method of expressing his preference at the polls. Your attention is earnestly invited to this subject.

---

ELECTION OF UNITED STATES SENATORS BY THE  
PEOPLE.

The legislatures of California, Colorado, Florida, Idaho, Illinois, Indiana, Michigan, Missouri, Montana, Nebraska, Nevada, Ohio, Utah and Wyoming have adopted resolutions urging upon Congress favorable consideration of an amendment to the Federal Constitution by which the qualified voters of each state shall be authorized to select their representatives in the Senate of the United States by direct vote of the people, the same as are our governors, judges and state officers. Similar action is urged upon your honorable bodies. Such an amendment passed the National House of Representatives at its last session by an almost unanimous vote.

While every proposition to change the fundamental law of the land should be approached with caution, yet the fact must not be overlooked that more than a century has intervened since the adoption of the Constitution. From three millions population scattered along the Atlantic coast, principally engaged in agricultural pursuits, there are now seventy millions of people affected by legislation; a population engrossed in every variety of human pursuit, possessed of wonderful mental and business activity, enjoying unequalled privileges for education, and unexcelled opportunities for industrial, commercial and political achievement. The primitive fear of the continental fathers that a possible spirit of loyalty to England should be guarded against in the more observative branch of the Nation's Legislature, coupled with the apprehension of lodging too much power in the hands

of the people, were the reasons then generally assigned for the present method of electing senators. Happily these reasons no longer exist. The experience of the century has firmly established the fact that political power can nowhere be so safely lodged as in the people themselves. The Constitution in its present form opens the door for wealth and venality to enter legislative halls, to lure and to tempt, and often to snatch from the people, by corrupt methods, the glory and honor of the great senatorial office.

In many states where Senators were recently elected, if the qualified voters had been clothed with the power of election, the disgrace and humiliation occasioned by the deplorable conduct of members of such legislatures would have been avoided. Why should United States Senators be the only exception to the American rule of the majority? No candidate for office should be unwilling to submit his record to a vote of the people. If senatorial aspirants cannot trust the people with their records, how can the people be expected to have confidence in the Senate?

---

#### THE STATE CAPITOL.

On February 2, 1897, the main Capitol Building which, for many years had been occupied by the General Assembly, was accidentally destroyed by fire, leaving the three remaining buildings uninjured. The insurance thereon, amounting to \$196,775.65 was promptly collected and paid in to the State Treasury.

On March 11, 1897, the Executive sent to the Legislature, then in session, a message in which attention was called to the necessity for prompt legislative action to provide for the erection of another building suitable for the meetings of the General Assembly. It was recommended, inasmuch as there still remained three

of the group of buildings, that the public interest would best be served by erecting at once a building suitable for the General Assembly; and, subsequently, to erect, as a part of the same general plan of the group of buildings, and as the finances of the State would permit, two additional buildings to replace those now occupied by the Department of Internal Affairs and Adjutant General's Office respectively; that the Legislative building should be planned with reference to the other proposed building and that it should preserve the colonial style of architecture. It was suggested that a new building suitable for the use of the General Assembly, its officers and employes, and of such character as to be entirely creditable to the Commonwealth, could, with the use of the material from the old building, be erected at a cost not exceeding \$550,000.

A bill corresponding with these recommendations was promptly passed and approved April 14, 1897. The Commission created by the act, being composed of the members of the Board of Public Grounds and Buildings, the then President pro tempore of the Senate and the Speaker of the House, proceeded to employ an architect as a professional adviser and inaugurated a program of competition for the selection of designs for a new building and an architect to supervise its construction. The plan of competition was prepared with much painstaking, was adopted by the unanimous vote of the Commissioners, and met with such favor by the profession that it brought into the competition thirty leading architects from all parts of the United States, each of whom prepared twenty-four large and elaborate drawings. Under the terms of the competition, the Board of Experts required to select eight of these drawings, which, in their judgment, were best adapted for the new building. From these eight, three were in turn to be selected by the Commis-

sioners, and the author of the one finally pronounced the most satisfactory was to be selected as the architect to supervise the construction of the building. It was provided that the architect so chosen should then revise his drawings to meet the further requirements of the Commissioners and should prepare detailed working drawings and specifications. The eight plans were duly selected by the experts and submitted to the Commissioners.

At this point, four of the five members of the Commission declined to make a selection, and by resolution set aside and ignored the competition and all the plans presented. The only reason made public by them for taking such action was that the building, if erected under any of the plans, would exceed the limits of the appropriation and would require modification to come within the \$550,000.00. There was no evidence that the architects, or the experts passing upon the plans, had made any inquiry into cost of material or price of labor in Harrisburg or its vicinity. Their estimates of the probable cost of the building, to be erected according to their several designs, showed nothing more than an expression of opinion of the cost, based upon their general knowledge. This excuse ignored the provisions of the competitive program, which required the architect, when appointed, to "revise his competitive drawings to meet the further requirements of the Commissioners," by which means the cost could readily have been brought within the limits of the appropriation. The Executive refrained from further participation in their deliberations.

One firm of architects sought, by legal procedure, to compel the Commissioners to carry out their agreement with the architects. The case was taken to the Supreme Court. The learned judge, in pronouncing the opinion, dismissing complainant's bill, laid down, *inter alia*, the following principles: "Even if the action of

the Commissioners had been in disregard of the program, they could not bind themselves so as to delegate their discretion or limit their final judgment," and "The State being the real party in interest as defendant, and its officers not being alleged to be acting in violation of the law which created their authority, the courts are without jurisdiction of the subject matter." In other words, the Commissioners possessed the power to violate their written agreement with these architects if they chose to do so.

The four Commissioners then caused new plans and specifications to be made by an architect of their selection, and, on January 20, 1898, advertised for sealed proposals for the erection of a building according to his plans and specifications. All examination of these disclosed the fact that the Commissioners proposed to let a contract for the erection, not of one building, as required by the act of Assembly, but of an incomplete part of a larger structure intended ultimately for the accommodation of all the departments of the State Government. The specifications called for "temporary" work, particularly in the interior, and provided for the erection of a building in no sense fire proof, notwithstanding the act required the building should be as nearly fire proof as possible. Further requirements of the act were that it "should be complete" and "ready for occupancy and furnishing not later than November 15, 1898."

Believing the proposed action of the Commissioners to be in violation of the law and, if permitted, would commit the Commonwealth to the expenditure of large sums of money not contemplated in the act, the Attorney General, on February 4, 1898, filed a bill in equity to restrain them. The testimony taken in the court below fully sustained the allegations of the Attorney General. The specifications adopted by the four members of the Commission provided for a roof

made of pine boards, covered with tarred felt, pitch and sand; the sides or gables and dome were to be covered with matcher fencing. All floors were required to be made of pine boards. Stairs and staircases, including main entrance, were marked in the specifications "temporary," and were all to be of wood. So far as the interior was concerned, no attempt was made in the specifications to comply with the provisions of the act as to the fire proof quality of the structure. The specifications relating to the roof was "although the above-specified the roof is temporary, it must be secure and guaranteed for three years." No provision was made for heating, ventilating, gas or electric lighting, plumbing, water supply, drainage, lavatories or interior finish.

The testimony taken before the court showed clearly that if all the specifications were strictly complied with, the building would not be completed, outside or inside, although the mandate of the act of assembly was that a "complete" building should be erected "ready for occupancy and furnished not later than November 15, 1898."

The four Commissioners, in answering the complaint, averred that the "building when constructed in accordance with the plans and specifications they had adopted would not be an incomplete part of a larger structure, but would be a building of such size and form as would in their judgment be \* \* \* adapted to the present and future use of the General Assembly," and that, when completed, it "will be a complete, separate and independent structure erected and constructed in compliance with all the requirements" of the act.

The four Commissioners in their answer distinctly stated that, although the contract which they proposed to let would not complete the Capitol building, yet they proposed to let other contracts for its completion,

and promised the court that it would be "a complete, separate and independent structure in compliance with all the requirements of the act of Assembly." Their architect, in his testimony before the court, stated that when the specifications already prepared and adopted, and the specifications yet to be prepared and adopted, had been complied with, the building would be a complete building in all respects. Three of the Commissioners, Amos H. Mylin, Benjamin J. Haywood and Samuel J. M. McCarrell, upon oath, stated that, under their plan of construction, the building would be "complete" and fit for occupancy within the amount of the appropriation.

The court in rendering its decision accepted their promise stating, *inter alia*: "The defendants admit, in their answer, that the building would be incomplete if the construction were confined to these specifications and the contract to be based upon them, but they aver, and Mr Cobb, the architect, testifies, that additional specifications are to be prepared and other contracts made for the remaining parts of the construction, all of which are to be in progress together, and to be finished at the same time." Again the court said: "Another allegation in the bill is that the Commissioners intend to contract for the expenditure of a large amount of money in excess of the sum of \$550,000, in violation of the provisions of the act of Assembly, which forbids them to contract for the expenditure of any larger sum. To this defendants answer, and the testimony shows, that it 's not their intention or purpose, and never has been, to enter into any contract or contracts for the erection and construction of said building, or any parts or portions thereof, in excess of the amount of money available under said act of Assembly, and that it is not their purpose or intention to leave said building, when completed, in accordance with the plans and specifications approved



and to be approved by them in such condition as to require the expenditure of an yadditional money therein in order to fit it for the convenient use and occupancy of the General Assembly, its officers, committees and employes, and the testimony warrants us in believing that such is the fact even were we not required to accept the sworn answer of the defendants to this effect."

Having thus, under oath, assured the court "that it is not their purpose or intention to leave said building when completed, in accordance with the plans and specifications approved and to be approved by them in such condition as to require the expenditure of any additional money thereon in order to fit it for the convenient use and occupancy of the General Assembly, its officers, committees and employes," the court accepted this sworn answer as verity and dismissed the bill. This action was sustained by the Supreme Court.

I now aver that the four members of the Commission have utterly failed to carry out their sworn promise to the court and that they have acted in flagrant disregard to the act of Assembly. The structure in which you are assembling to-day is unworthy of your honorable bodies and is a disgrace to the Commonwealth. In its present condition it is hardly fit for human habitation, much less the official abode of the representatives of the great Commonwealth. The act requires that the building "shall be built in that phrase of the renaissance style of architecture known as the Colonial." This structure bears no more resemblance to Colonial architecture than does the Egyptian Sphinx. There are scores of farmers' barns in Pennsylvania more attractive in appearance than this building. It is made of common brick embedded in cheap mortar, looks like a hastily erected factory building, and is repulsive to the eye.

The roof is made of hemlock and pine boards covered with tarred felt, pitch and sand; the gables and

dome are covered with third rate quality of pine fencing boards; and the floors are made of common pine boards which give under the feet. The stairs and stair cases, including the main entrance, are all wood, and the partitions between the rotunda and west wings and upper floors are of seven-eighths inch matched pine fencing, and the same material is placed in front of the elevator shafts. Only about one-fifth of the entire building is plastered at all, and such as is plastered is of two-coat work. There is no plastering whatever in the halls of the Senate and House of Representatives. The Senate Chamber walls are finished with burlap stained green, fastened to the rough sides of the wall composed of brick and tiles. The walls of the House of Representatives are finished with burlap stained garnet, and fastened to the rough brick walls, also made of tile and brick. Although the act of Assembly requires that the building shall be "made as nearly fire-proof as possible," the roof and most of the interior fittings are as combustible as possible. Furthermore, I am advised by a competent and trust-worthy builder, who has personally examined this building, that a fair estimate of the cost of the present structure would not exceed \$225,000 as it now is, and that it will cost to complete the building according to the plans adopted not less than \$2,500,000. This estimate, I am informed, is a conservative one and may be relied upon. It is more than probable that it will require twice that sum to complete the building, and it has been so deliberately planned as to require continuing appropriations which, in my judgment, will last during the present generation. In the condition that you find it at this time no one would hazard an opinion as to what the style of architecture will be in the end, whether Colonial or otherwise.

The only part of the structure to be commended is the foundation, which is ample to support any build-

ing, even the Capitol of the United States. This foundation has been so planned as to leave an extension on the outside surface of about ten inches from the brick wall. It can hardly be supposed, however, that this elaboration of the foundation was made with the intention of inducing this or future Legislatures to hide the shameful appearance of the present brick walls by a veneering of marble or granite, because the Commissioners have sworn to the court that the structure would be a complete building and within the limit of the present appropriation.

The Commissioners will not relieve themselves from just criticism by alleging that the appropriation was too small. It was not for them to say what the appropriation should be. That judgment belonged to the legislative branch of the government. It was the duty of the Commission to erect the building in accordance with the provisions of the act. One of the provisions limited the expense to \$550,000. They distinctly averred before the courts that every provision of the act would be complied with and that a complete building for the Legislature, its officers and employes would be constructed within the limit of the appropriation. The Commissioners had no right to determine that the appropriation was too small. The Legislature had already fixed the amount. They had no right or power to ignore any provision of the act. That is violation of law. They had no right to foist upon the tax-payers of the Commonwealth an incomplete structure, which will require an expenditure of at least a million of dollars to make it habitable under their present plan, and millions more to add the wings as set out in their drawings. They had not the right to expend the money appropriated in such a way as to compel the legislative branch of the government either to tear down and render comparatively valueless all that has been done, or to add millions of dollars to carry out their ultimate

design. The Commissioners were created by the Legislature to fulfill, in good faith, its solemn enactments, and it is insulting to the Commonwealth for the Commissioners to assume Legislative power or to so administer their trust as to compel the tax-payers to take the hazard of expending large additional sums for the consummation of the unlawful purpose of Commissioners appointed by them to execute their sovereign will.

The further plans of the Commissioners to erect wings at the ends of the present structure, so enlarging it as to provide quarters for other departments of the State Government, under one roof, as part and parcel of their general scheme, when viewed in the light of the act, savors of an usurpation of authority which is at once illegal, unjust, and burdensome to the people of the Commonwealth.

I respectfully submit to your honorable bodies that it will be more economical and more business like to tear down everything above the foundation walls and sacrifice the money already expended, rather than to continue the Commission and accede to its demands for future appropriations which is certain to extend into millions of dollars.

---

#### APPORTIONMENT.

The last Senatorial apportionment was made in 1874, twenty-four years ago, and the last Representative and Congressional apportionments in 1887. The mandate of the Constitution requiring these apportionments to be made has been inexcusably neglected, and has resulted, in many instances, in denying to the people the representation to which they are by law entitled and, in others, by permitting a representation in both Houses of the General Assembly to which, under the

Constitution, the people are not entitled. The growth of our population has been far from uniform, many localities having doubled their population in the past twenty years, while in others there has been but little increase. The present Senatorial apportionment is directly in conflict with the theory of representative government. It violates the express mandate of the Constitution which required that "the State shall be divided into fifty Senatorial districts of compact and contiguous territory, as nearly equal in population as may be and each district may be entitled to elect one Senator." Several of the present Senatorial districts do not contain more than one-third or one-fourth the population of other districts, each being represented by a single Senator. While the two Congressmen-at-Large give Pennsylvania her full representation in the Congress, yet the people of the State who have the population are entitled to their representative in their own localities. It is true another census will be taken two years hence, but it cannot be completed in time for the next session of the General Assembly to have the data necessary for making the apportionments. If the apportionments are not made at your present session, it will be impossible to make them until 1903, if they are to be made upon the basis of the next decennial census. This affords no excuse for failure to comply with the plain mandate of the Constitution.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Medical So-  
ciety of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, the following named gentlemen  
to be members of the Board of Medical Examiners,  
representing the Medical Society of the State of Penn-  
sylvania, for the term set opposite their names, re-  
spectively, to compute from March 1, 1898:

H. G. McCormick, M. D., Williamsport, three years.

W. S. Foster, M. D., Pittsburg, three years.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Homeo-  
pathic Medical Society of Pennsylvania.”

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, the following named gentlemen  
to be members of the Board of Medical Examiners rep-  
resenting the Homeopathic Medical Society of the  
State of Pennsylvania, for the term set opposite their  
names, respectively, to compute from March 1, 1898:

To the Senate Nominating Trustees of the State Institution for Feeble-Minded of Western Pennsylvania.”

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, for the term of three years from the date set opposite their names, respectively:

William T. Bradberry, Allegheny, May 1, 1898.

E. W. Echols, Franklin, May 1, 1898.

And J. N. Davidson, Allegheny, to serve from December 2, 1897, until May 1, 1900, vice J. J. Spearman, resigned.

And William Witherow, Pittsburg, to serve from December 6, 1898, until May 1, 1901, vice Alexander E. Patton, resigned.

DANIEL H. HASTINGS.

To the Senate Nominating Commissioners of Valley Forge.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be Commissioners of Valley Forge, for the term of five years, to compute from June 8, 1898:

ture, to serve from the fourth Wednesday of January, 1898, until the fourth Wednesday of January, 1901.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the Home for  
the Training in Speech of Deaf Children Before  
They Are of School Age, Located at Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following ladies to be trustees of the Home for the Training in Speech of Deaf Children before they are of School Age, located at Philadelphia, for the term of five years from the date set opposite their names, respectively:

Mrs. Eleanor S. Barker, Philadelphia, July 14, 1897.

Miss Mary S. Garrett, Philadelphia, July 14, 1898.

DANIEL H. HASTINGS.



L. H. Willard, M. D., Allegheny, three years.

Augustus Korndoerfer, M. D., Philadelphia, three years.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the Board of Medical Examiners Representing the Eclectic Medical Society of Pennsylvania."

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Medical Examiners, representing the Eclectic Medical Society of the State of Pennsylvania, for the term set opposite their names, respectively, to compute from March 1, 1898:

A. B. Woodward, M. D., Tunkhannock, three years.

W. H. Blake, M. D., Philadelphia, three years..

DANIEL H. HASTINGS.

---

To the Senate Nominating Samuel R. Downing a Member of the Board of Agriculture.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Samuel R. Downing, of West Chester, to be a member of the State Board of Agricul-

William J. Latta, Philadelphia.  
 Holstein DeHaven, Philadelphia.  
 Joel J. Baily, Philadelphia.  
 Tattnall Paulding, Philadelphia.  
 Samuel W. Pennypacker, Philadelphia.  
 Samuel S. Hartrauft, Norristown.  
 Henry A. Muhlenberg, Reading.  
 William Wayne, Paoli.  
 Levi J. McCauley, West Chester.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Hospital for the Insane at Warren.

Commonwealth of Pennsylvania,  
 Executive Chamber,  
 Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Hospital for the Insane at Warren, for the term of three years from the date set opposite their names, respectively:

J. Wilson Greenland, Clarion, June 26, 1897.

R. B. Stone, Bradford, October 1, 1898.

T. J. Smiley, Titusville, October 1, 1898.

O. C. Allen, Warren, December 24, 1898.

DANIEL H. HASTINGS.

To the Senate Nominating Trustees of the State Hospital for the Insane at Norristown.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Hospital for the Insane at Norristown, for the term of three years from the date set opposite their names, respectively:

John G. Prizer, Schwenksville, October 10, 1898.

George M. Stiles, M. D., Conshohocken, November 29, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Thomas C. Gibson a Trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions at Mercer.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas C. Gibson, of Greenville, to be a trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania at Mercer, from August 31, 1897, until lawfully determined or annulled, vice James P. Whitla, resigned.

DANIEL H. HASTINGS.

To the Senate Nominating Donald C. Haldeman a  
Trustee of the State Lunatic Hospital at Harris-  
burg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Donald C. Haldeman, of Har-  
risburg, to be a trustee of the Pennsylvania State Lu-  
natic Hospital at Harrisburg, from August 25, 1897,  
until April 6, 1899, vice Louis W. Hall, deceased.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Hos-  
pital for Injured Persons of the Anthracite Coal  
Regions at Ashland.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, the following named gentlemen  
to be trustees of the State Hospital for Injured Per-  
sons of the Anthracite Coal Regions of Pennsylvania  
at Ashland, from the date set opposite their names,  
respectively, until lawfully determined or annulled:

Peter D. Helms, Pottsville, April 14, 1898, vice D. J.  
Langdon, removed.

Grant Herring, Bloomsburg, June 7, 1898, vice Chas. F. King, removed.

Robert Allison, Port Carbon, June 7, 1898, vice Wm. H. Lewis, removed.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions at Philipsburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania at Philipsburg, from the date set opposite their names, respectively, until lawfully determined or annulled.

William E. Irwin, Philipsburg, August 31, 1897, vice W. W. Betts, deceased.

George W. McGaffey, Philipsburg, September 29, 1897, vice Chester Munson, deceased.

DANIEL H. HASTINGS.

To the Senate Nominating Fountain W. Crider a  
Trustee of the State Hospital for the Insane at Dan-  
ville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Fountain W. Crider, of Belle-  
fonte, to be a trustee of the State Hospital for the In-  
sane at Danville, from March 3, 1898, until July 1, 1899,  
vice William D. Himmelreich, deceased.

DANIEL H. HASTINGS.

---

To the Senate Nominating Trustees of the State Hos-  
pital of the State Asylum for the Chronic Insane at  
Wernersville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, the following named gentlemen  
to be trustees of the State Asylum for the Chronic In-  
sane at Wernersville, for the term of three years, to  
compute from June 12, 1898.

J. B. Kremer, Carlisle.

Savery Bradley, Philadelphia.

Henry M. Dechert, Philadelphia.

DANIEL H. HASTINGS.

To the Senate Nominating William H. Egle State Librarian.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, William H. Egle, M. D., of Harrisburg, to be State Librarian, for the term of four years from the first Monday of February, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating James Campbell Factory Inspector.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, James Campbell, of Pittsburg, to be Factory Inspector for the term of three years from January 15, 1898.

DANIEL H. HASTINGS.

To the Senate Nominating J. Hay Brown a Manager  
of the State Industrial Reformatory at Hunting-  
don.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, J. Hay Brown, of Lancaster, to be a member of the Board of Managers of the State Industrial Reformatory at Huntingdon, for the term of ten years to compute from May 15, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Hay Walker, Jr., Mana-  
ger of the Pennsylvania Reform School at Mor-  
ganza.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Hay Walker, Jr., of Allegheny, to be Manager of the Pennsylvania Reform School at Morganza, to serve from November 22, 1898, until the first Monday of May, 1901, vice Joseph Albree, deceased.

DANIEL H. HASTINGS.



To the Senate Nominating Commissioners for the  
Promotion of Uniformity of Legislation in the  
United States.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be Commissioners for the Promotion of Uniformity of Legislation in the United States, for the term of two years from the date set opposite their names, respectively:

David T. Watson, Pittsburgh, June 24, 1898.

Ellis Ames Ballard, Philadelphia, June 24, 1898.

Henry T. Harvey, Lock Haven, June 24, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the State  
Board of Health and Vital Statistics.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the State Board of Health and Vital Statistics for the term of six years, to compute from September 9, 1897:

Pemberton Dudley, M. D., Philadelphia.

George G. Groff, M. D., Lewisburg.

DANIEL H. HASTINGS.

To the Senate Nominating Commissioners of the  
Board of Public Charities.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be Commissioners of the Board of Public Charities, for the term of five years from the date set opposite their names, respectively:

Mahlon H. Dickinson, Philadelphia, October 25, 1897.

George I. McLeod, M. D., Philadelphia, July 3, 1898.

Francis J. Torrance, Allegheny, July 3, 1898.

Isaac J. Wistar, Philadelphia, July 3, 1898.

Isaac Johnson, Media, November 9, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the State  
Board of Veterinary Medical Examiners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be member of the State Board of Veterinary Medical Examiners, for the term of three years from the date set opposite their names, respectively:

Harry Walter, Wilkes-Barre, first Monday of September, 1897.

J. C. McNeil, Pittsburg, first Monday of September, 1897.

Simon J. J. Harger, Philadelphia, first Monday of September, 1898.

W. Horace Hoskins, Philadelphia, first Monday of September, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the Board of  
Dental Examiners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Dental Examiners of the State of Pennsylvania for the term set opposite their names, respectively; to compute from September 1, 1897:

J. A. Libby, D. D. S., Pittsburg, two years.

G. W. Klump, D. D. S., Williamsport, two years.

C. V. Kratzer, D. D. S., Reading, three years.

H. E. Roberts, D. D. S., Philadelphia, three years.

Henry Gerhart, D. D. S., Lewisburg, for the term of three years from September 1, 1898.

Robert Huey, D. D. S., Philadelphia, for the term of three years from September 1, 1898.

DANIEL H. HASTINGS,

To the Senate Nominating Henry C. Porter a Member of the State Pharmaceutical Examining Board.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Henry C. Porter, of Towanda, to be a member of the State Pharmaceutical Examining Board, for the term of five years, to compute from June 23, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Members of the State Board of Undertakers.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the State Board of Undertakers, for the term of three years from the date set opposite their names, respectively:

A. P. Burton, Erie, October 16, 1897.

J. Lewis Good, Philadelphia, October 16, 1898.

DANIEL H. HASTINGS.

To the Senate Nominating State Game Commissioners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Game Commissioners, for the term of three years, from the date set opposite their names, respectively:

Irving A. Stearns, Wilkes-Barre, November 17, 1897.

Charles Heebner, Philadelphia, November 17, 1897.

James H. Worden, Harrisburg, November 17, 1898.

E. B. Westfall, Williamsport, November 17, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating State Fishery Commissioners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be State Fishery Commissioners, for the term of three years from the date set opposite their names, respectively:

S. B. Stillwell, Scranton, July 15, 1897.

Louis Streuber, Erie, July 15, 1897.

Henry C. Demuth, Lancaster, July 15, 1898.

James W. Correll, Easton, July 15, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Thomas MacDowell Jones  
Superintendent of Public Printing and Binding.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas MacDowell Jones, of Harrisburg, to be Superintendent of Public Printing and Binding, from May 1, 1898, until July 1, 1901, vice Thomas Robinson, resigned.

DANIEL H. HASTINGS.

---

To the Senate Nominating Henry T. Fernald Eco-  
nomic Zoologist.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Henry T. Fernald, Ph. D., of State College, to be Economic Zoologist, from April 5, 1898, until September 14, 1899, vice B. H. Warren, M. D., resigned.

DANIEL H. HASTINGS.

To the Senate Nominating Robert Brownlee Chief of  
the Bureau of Mines.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Robert Brownlee, of Ralston,  
to be Chief of the Bureau of Mines, for the term of  
four years, to compute from September 29, 1897.

DANIEL H. HASTINGS.

---

To the Senate Nominating J. P. S. Gobin Brigadier  
General of the National Guard.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, J. P. S. Gobin, of Lebanon, to  
be a Brigadier General of the National Guard of Penn-  
sylvania, to rank as such from June 1, 1885, for the  
term of five years from November 30, 1898.

DANIEL H. HASTINGS.

To the Senate Nominating John A. Wiley Brigadier  
General of the National Guard.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John A. Wiley, of Franklin, to be a Brigadier General of the National Guard of Pennsylvania, to rank as such from January 25, 1887, for the term of five years from November 30, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Charles Miller a Brigadier  
General of the National Guard.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Charles Miller, of Franklin, to be a Brigadier General of the National Guard of Pennsylvania, to rank as such from June 7, 1898, for the term of five years from June 7, 1898.

DANIEL H. HASTINGS.



To the Senate Nominating Frank J. Magee a Brigadier General of the National Guard.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Frank J. Magee, of Wrightsville, to be a Brigadier General of the National Guard of Pennsylvania, to rank as such from July 1, 1898, for the term of five years from July 1, 1898.

DANIEL H. HASTINGS.

---

To the Senate Nominating Thomas Potter, Jr., to be Quartermaster General.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas Potter, Jr., of Philadelphia, to be Quartermaster General of the National Guard of Pennsylvania, with rank of Colonel, for the term of five years, to compute from September 22, 1898, vice Albert J. Logan, resigned to accept colonelcy of Seventeenth regiment infantry, National Guard of Pennsylvania.

DANIEL H. HASTINGS.

To the Senate Nominating George O. Rush Superintendent of the Cumberland Road.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, George O. Rush, of Farmington, to be Superintendent of the Cumberland road, in the counties of Fayette and Somerset, to serve from December 15, 1898, to March 14, 1899, vice German D. Speer, deceased.

DANIEL H. HASTINGS.

---

To the Senate Nominating Robert Pitcairn a Manager of the Western Pennsylvania Hospital.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Robert Pitcairn, of Pittsburgh, to be a member of the Board of Managers of the Western Pennsylvania Hospital, at Dixmont, for the term of one year, from June 30, 1898.

DANIEL H. HASTINGS.

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Medical So-  
ciety of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 3, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Medical Examiners representing the Medical Society of the State of Pennsylvania, for the term set opposite their names respectively to compute from March 1, 1899:

William B. Hamaker, M. D., Meadville, March 1, 1899.

A. H. Hulshizer, M. D., Philadelphia, March 1, 1899.

DANIEL H. HASTINGS.







*William A. Stone*

WILLIAM ALEXIS  
STONE,  
Governor of the Common-  
wealth.  
1899-1903.





## Chapter II.

WILLIAM ALEXIS STONE,

Governor of the Commonwealth,

1899-1903.

---

**L**IKE EVERY BOY OF THE EARLY SIXTIES, William A. Stone was an enthusiastic patriot, but like few of his age, he put his opinions into practical operation by enlisting in the military service. Born in Tioga county in 1846, he was educated in the district schools and at the State Normal School in Mansfield. Fired by irresistible enthusiasm for the Union, he ran away with a number of other boys in 1863, and enlisted in the volunteers, but paternal authority followed him into the ranks and brought about his peremptory discharge. Finding it impossible to restrain him, however, he was permitted to enlist a few months later as a private in company A, 187th Pennsylvania Volunteers. He was promoted through the various non-commissioned grades and was commissioned as Second Lieutenant in 1865, shortly after which he was mustered out with his company. During his service he participated in the engagement at Yellow

House or Six Mile Run, and in the siege of Petersburg. From 1871 to 1875 he was Lieutenant Colonel and Assistant Adjutant General of the Thirteenth Division of the National Guard of Pennsylvania.

In 1870 he was admitted to the bar of Tioga county and engaged in the practice of law at Wellsboro, being from 1875 to 1877 District Attorney of Tioga county. In 1877 he entered upon legal practice in Pittsburg and from 1880 to 1886 he was United States District Attorney for the Western District of Pennsylvania.

From 1891 to 1899 he represented his district in Congress, participating in the Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth Congresses.

In 1898, Colonel Stone was nominated by the Republican party for the Governorship and elected by a plurality of over 117,000 votes.

## Inaugural Address to the Assembly.

Gentlemen of the Senate and House of Representatives and Fellow Citizens of Pennsylvania:

**W**ITH A FULL SENSE OF THE RESPONSIBILITIES accompanying the high office to which I have been chosen by the people, with gratitude for the trust imposed by them, and invoking Divine aid, I assume the duties and undertake the obligations which I have sworn to discharge.

It is my purpose, in so far as I can, to discharge honestly and fearlessly my whole duty to the people of Pennsylvania. I can accomplish little without their co-operation and without the support and co-operation of their chosen Representatives. It seems to me that what the State needs at this time is more of a business administration than a political one.

It is not my desire to criticise the action of legislative bodies in the past, nor of State officials, but I deem it my duty to the people of the State and to myself, to point out plainly the financial condition of our State and to recommend to the Legislature such measures as seem to be necessary to remedy it. I am impressed with the idea that past legislative bodies have had a greater desire to legislate for the counties and school districts of the State than they have had to legislate for the State, and past Legislatures have appropriated more money for the coming fiscal years than the anticipated revenues, and this with the knowledge as contained in the reports of the State Treasurer of existing indebtedness due the counties and school districts of the State. As a result the State to-day is indebted to the school districts and counties and normal schools over three and a half millions of dollars over and above the balance of available cash in the Treasury. And we find this indebtedness carried into the estimate of expenditures for the coming fiscal year, while the esti-

mated revenue for the coming fiscal year is no more than sufficient to pay the estimated current expenditures of the coming year, exclusive of the indebtedness of three and a half millions of dollars accruing in former years.

Our State has been appropriating larger sums for educational purposes than any other State in the Union. The net receipts of the State available for appropriations for 1898 were \$10,524,236.20, while the total appropriations for educational purposes for that year alone were \$6,831,436.00, being an appropriation of 64 per cent. of the entire revenue of the State for educational purposes. New York appropriates only 15 per cent. of her revenue for educational purposes; Massachusetts only 3 per cent.; Ohio, 26 per cent.; Illinois, 26 per cent.; New Jersey, 13 per cent. This appropriation of \$6,831,436.00 includes \$5,500,000.00 for the common schools of the State; \$99,000.00 for the salaries of the county superintendents; \$227,500.00 for normal schools; \$180,600.00 for soldiers' orphan schools; Home for the Training in Speech for Children before they are of School Age, at Bala, \$16,250.00; Pennsylvania Institute for the Deaf and Dumb, Philadelphia, \$120,000.00; Western Pennsylvania Institution for Deaf and Dumb, Pittsburgh, \$50,400.00; Pennsylvania Oral School for the Deaf, \$21,600.00; Pennsylvania Institution for the Instruction of the Blind, Philadelphia, \$44,200.00; Western Pennsylvania Institution for Instruction of the Blind, Pittsburgh, \$24,670.00; Pennsylvania Training School for the Feeble-Minded, Elwyn, \$87,500.00; Western Pennsylvania Institution for Feeble-Minded, Polk, \$107,150.00; Pennsylvania Museum and School of Industrial Art, Philadelphia, \$20,000.00; Pennsylvania State College, \$43,666.00; Lehigh University, Bethlehem, \$75,000.00; University of Pennsylvania, Philadelphia, \$150,000.00; Williamsport Training School, \$1,500.00; Philadelphia

Museum, \$50,000.00; Cornplanter Indians, \$400.00; Pennsylvania Nautical School Ship, Philadelphia, \$12,000.00.

I find no evil in appropriating money for educational purposes with a liberal hand, but I cannot approve and justify appropriations that exceed the revenue of the State. We can afford to be liberal, and I see no direction in which liberality can better be expended than in support of the common schools and the institutions enumerated above, but our liberality should be limited by our revenue. We have created a sinking fund for the extinguishment of the State debt, and the sinking fund has increased until our net debt over and above the sinking fund on December 1st last, was only \$1,025,981.93; while by our excess of liberality we have incurred a floating debt equally as sacred of a little over three and a half millions of dollars, which is annually increasing at the rate of from \$500,000.00 to \$1,000,000.00, with no provision whatever for its payment, and with no evident and apparent intention of meeting it. It is not the fault of any one man or of any political party of the State, but rather grows out of that extravagant disregard for plain business principles which should guide the State as well as individuals.

We can go no further at the pace we have been going. One of three things must now be done. We must either increase our revenue, reduce our expenditures or borrow money. Pennsylvania was never more prosperous than at this time. Her people were never more contented and satisfied. The state was never so rich as it is to-day. More people are employed at fair wages who wish to be employed than ever before. It seems to me that everybody is prosperous but the State of Pennsylvania. The proposition to borrow money to meet the deficit in the Treasury under all these conditions is preposterous. It clearly was never

intended by anyone, and the power to borrow money is wanting. The framers of the Constitution never contemplated that there would come a time when the revenue of the State would be insufficient to meet the expenditures. Neither is it, in my judgment, advisable to recommend an increase of existing revenues. Taxes have been imposed in such a direction as to fall most lightly upon our people, but we have gone about as far as we can safely go with the present subjects of taxation, for there is a limit in taxing which, exceeded ceases to be revenue-producing.

There are no other properties or franchises to tax without returning to the burdensome days prior to 1861. It is true that from a recent decision of the Supreme Court of the State a larger revenue is anticipated for the coming fiscal year, but this cannot be accurately measured, nor can it with any certainty be relied upon. I see, therefore, no reason to expect that our revenues for the coming fiscal years will exceed the sum of \$11,687,328.50 as estimated by the State Treasurer. There may be more and there may be less. The estimated revenue for the past fiscal year was a million dollars more than the actual revenue received. I think the only safe way will be to legislate with a view of realizing no more than the revenue estimated. We turn then to our only remaining proposition, namely, the reduction of the expenditures.

The estimate of expenditures for the fiscal year ending November 30, 1899, as made by the Treasurer of the State, is \$16,164,168.37. This, of course, includes the amount due counties and school districts and normal schools, which, after deducting the available cash in the Treasury, amounts to about \$3,500,000.00 as heretofore mentioned. Some of these appropriations can undoubtedly be reduced; some of them may be withheld entirely, but the large sums appropriated for educational purposes we cannot withhold. We cannot

withhold the appropriations for the soldiers' orphans, nor the deaf and dumb children, nor the blind, nor the training schools for the feeble-minded at Elwyn and Polk, nor the industrial schools. The State has entered upon these projects, has expended large sums of money in the erection of buildings and must continue to appropriate. Some appropriations may be withheld from charitable institutions, but if all of doubtful merit are withheld and many others, there will still not be enough to enter materially upon the reduction of the accumulated indebtedness. A rigid economy must be practiced, and it shall be my purpose in all cases that I can to withhold my approval of unnecessary expenditures and appropriations.

But we must look for other remedies to meet the existing difficulties. A portion of the annual appropriation of \$5,500,000.00 for the common schools of the State could be withheld. That could be reduced. As I have before stated, it is far in excess of the amounts appropriated by other states. It is far beyond a due and reasonable proportion of our annual revenues. But the State has entered upon this project, and it might be unwise to reduce this appropriation. I would not like to recommend this except in case of necessity. I would not hesitate to do it if I saw no other way out of the difficulty, for there is one point beyond which I could not justify myself in going, and that is to approve bills which appropriate more money than the State is likely to receive in the coming fiscal year. The large appropriation to the common schools of Pennsylvania is a matter of great pride to our people. It has reduced taxation in many school districts. It has increased the attendance upon the schools, and, in the opinion of the Superintendent of Public Instruction, is working great good in the education and training of the children.

The Legislature of 1891 passed an act known as the

“Revenue act to provide increased revenue for the purpose of relieving the burdens of local taxation, etc.” It imposed a tax on money at interest. These taxes are annually collected and paid into the treasury of the State. By the third section of this act, three-fourths of the money collected from each county is repaid by the State Treasurer to the county. The total fund collected under this law for 1898 was \$2,722,245.57, of which \$680,561.39 was retained by the State and \$2,041,684.18 was repaid by the State Treasurer to the counties from which it was collected. I think the people could better bear the burden of suspending the third section of this act and allowing the State to retain all of the money collected for two years than they could the reduction of the appropriation to the common schools. Were this done it would increase the revenue of the State over two million dollars annually, and in the two years give the State over four millions of dollars. This would enable the State to meet its necessary expenditures and pay its entire floating debt. I, therefore, recommend to the Legislature, and urge upon it the early passage of a law suspending the third section of the Revenue Law of 1891 for two years, and directing that all of this tax be retained by the State during that time. I see no other alternative. This must be done, or else we must reduce the appropriation for the common schools.

There is no other plan of reduction, no matter how economically or rigorously enforced, that can bring the relief which we at present need. Were this done it would result in slightly increased county taxes. Were the common school appropriation reduced, the result would be an increase of school taxes. The county tax in the various counties is now much higher proportionately than the school and municipal taxes. The people generally throughout the State would feel less the burden of slightly-increased county taxes than they



would the burden of increased school and municipal taxes. It would fall with a heavier hand upon the larger cities in the State, where is found the large sum of interest necessarily resulting from the greatest accumulation of wealth; but these large cities would suffer equally as much and perhaps more if a reduction of the appropriation for the common schools were made, and their school taxes necessarily increased. From a careful consideration of the whole matter and an earnest desire to recommend that which in my judgment is the most feasible, I can reach no other conclusion than the one I have named, and earnestly urge upon the Legislature its early consideration and adoption.

It does not seem to me that there will be any occasion for an extended session of the present Legislature, and I am very glad that an early day to adjourn has been agreed upon. Legislation should be confined to clear and admitted wants and should not be speculative nor adventuresome.

A practice has grown up of carrying employes upon the rolls not authorized by existing law, and whose compensation is fixed by appropriation bills in the closing hours of the session. There is great danger of unnecessarily increasing the number of employes by this practice. I can see no reason why it should be continued. The Legislature is the proper judge of the number of employes necessary to properly transact its business, and the public will justify a reasonable increase if there is a necessity for it. But the impression prevails that abuses have grown up through the custom of carrying the employes upon the rolls and depending upon the appropriation bills in the closing hours of the session for their compensation.

This custom should prevail no longer. If an additional number of employes is needed in the House and Senate to properly transact the business of these

bodies, let a bill be prepared reasonably increasing the number. If such legislation shall fail it would more than likely indicate that there was no necessity for an increase. I do not know as yet whether a necessity for an increase exists or not; it seems to me that the Legislature is the proper judge of that, but I shall feel justified in withholding my approval from bills appropriating money to pay employes not authorized by pre-existing law.

I deem it also proper to express the hope that the present Legislature may refrain from passing resolutions for investigating committees to investigate industrial and other questions where the necessity for such investigation is not clear. An investigation is never necessary unless to inform the legislative bodies fully upon existing evils. Where sufficient information exists to enable the Legislature to remedy admitted wrongs by legislation there is no necessity for an investigation, and it is rarely that a subject comes before a legislative body where investigation and report are necessary to properly inform the legislators. These investigations withdraw the attention of the legislators from the proper scope and line of their respective duties, prolong the session of the Legislature and are unnecessarily expensive to the State.

The present Legislature, by wisely refraining from these errors, can do much to create that confidence which should always exist between the representatives and the people whom they represent.

There are many other subjects which I perhaps ought to discuss in this address, but I have confined myself to those which it seemed to me to be my duty to discuss at this time. With a better knowledge of other matters I shall be better able to express my views upon them. I shall communicate freely with the Legislature such views as I may have upon public questions, and hope that each member of each legisla-

tive body will freely communicate his impressions and views to me. By this frankness and freedom upon the part of the Executive and Legislative Departments we will be the better able to avoid action detrimental to the State and to perform the acts that shall be beneficial to the State. I shall be glad to exchange any recommendation that I may have to make for a better one if a better one can be pointed out to me. I am interested in and desire no legislation that shall not be for the public good.

I may not realize fully my ambition to be a good Governor. That will be as it may. The people alone will determine that. But I shall earnestly try to make a good Governor, and I promise to tell the people the whole truth about State affairs, no matter how unpleasant to myself and others it may be.

WILLIAM A. STONE.

---

To the Senate Nominating Edgar C. Gerwig, Private Secretary to the Governor.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 18, 1899.

Gentlemen:—

I HAVE THE HONOR HEREBY TO INFORM YOU that I have appointed Edgar C. Gerwig, of Allegheny county, to be Private Secretary to the Governor.

WILLIAM A. STONE,  
Governor.

To the Senate Nominating William W. Griest, Secretary of the Commonwealth.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 18, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, William W. Griest, of Lancaster county, to be Secretary of the Commonwealth of Pennsylvania.

WILLIAM A. STONE.

---

To the Senate Nominating John P. Elkin, Attorney General.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 18, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor to nominate for the advice and consent of the Senate, John P. Elkin, of Indiana county, to be Attorney General of the Commonwealth of Pennsylvania.

WILLIAM A. STONE.

To the Senate Nominating Thomas J. Stewart, Adjutant General, with Rank of Brigadier General.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 18, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas J. Stewart, of Montgomery county, to be Adjutant General of the Commonwealth of Pennsylvania, with rank of Brigadier General from January 15, 1895.

WILLIAM A. STONE.

---

To the Senate Nominating Israel W. Durham, Insurance Commissioner.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 18, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Israel W. Durham, of Philadelphia county, to be Insurance Commissioner of the Commonwealth of Pennsylvania, to serve until the first Monday of May, 1900, vice James H. Lambert, removed.

WILLIAM A. STONE.

To the Senate Nominating John W. Woodside, a  
Commissioner of Valley Forge.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 19, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John W. Woodside of Philadelphia to be Commissioner of Valley Forge, vice Francis M. Brooke, deceased, to serve until June 8, 1903.

WILLIAM A. STONE.

---

To the Senate Recalling Certain Executive Nominations.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, January 19, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to recall the following nominations made to the Senate by Executive messages, dated January 3, 1899:

William B. Hamaker, M. D., Meadville; A. H. Hulshizer, M. D., Philadelphia; to be members of the Board of Medical Examiners, representing the Medical Society of the State of Pennsylvania.

Samuel R. Downing, West Chester, to be a member of the State Board of Agriculture.

Mrs. Eleanor S. Barker, Philadelphia; Miss Mary S. Garrett, Philadelphia, to be trustees of the Home for the Training in Speech of Deaf Children before they are of School Age, located at Philadelphia.

William T. Bradberry, Allegheny; E. W. Echols, Franklin; J. N. Davidson, Allegheny; William Withers, Pittsburgh, to be trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk.

Holstein DeHaven, Philadelphia; Joel J. Bailey, Philadelphia; Tatnall Paulding, Philadelphia; Samuel W. Pennypacker, Philadelphia; Samuel S. Hartranft, Norristown; Henry A. Muhlenberg, Reading; William Wayne, Paoli; Levi G. McCauley, West Chester, to be Commissioners of Valley Forge.

John Evans, Pittsburgh, to be inspector of steam engines and steam boilers in and for Allegheny county.

J. Wilson Greenland, Clarion; R. B. Stone, Bradford; T. J. Smiley, Titusville; O. C. Allen, Warren, to be trustees of the State Hospital for the Insane at Warren.

John G. Prizer, Schwenksville; George M. Stiles, M. D., Conshohocken, to be trustees of the State Hospital for the Insane at Norristown.

Thomas C. Gibson, Greenville, to be a trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania at Mercer.

Donald C. Haldeman, Harrisburg, to be a trustee of the Pennsylvania State Lunatic Hospital at Harrisburg.

William E. Irwin, Philipsburg; George W. McGaffey, Philipsburg, to be trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania at Philipsburg.

Fountain W. Crider, Bellefonte, to be a trustee of the State Hospital for the Insane at Danville.

J. B. Kremer, Carlisle; Savery Bradley, Philadelphia; Henry M. Dechert, Philadelphia, to be trustees of the State Asylum for the Chronic Insane at Wernersville.

William H. Egle, M. D., Harrisburg, to be State Librarian.

James Campbell, Pittsburgh, to be Factory Inspector.

Conrad B. Day, Philadelphia; Andrew J. Maloney, Philadelphia; George Vaux, Jr., Philadelphia; Henry Z. Ziegler, Philadelphia; Henry Tatnall, Philadelphia, to be inspectors of the State Penitentiary for the Eastern District of Pennsylvania.

J. Hay Brown, Lancaster, to be a member of the board of managers of the State Industrial Reformatory at Huntingdon.

Hay Walker, Jr., Allegheny, to be a manager of the Pennsylvania Reform School at Morgantown.

David T. Watson, Pittsburgh; Ellis Ames Ballard, Philadelphia; Henry T. Harvey, Lock Haven, to be commissioners for the Promotion of Uniformity of Legislation in the United States.

Pemberton Dudley, M. D., Philadelphia; George G. Groff, M. D., Lewisburg, to be members of the State Board of Health and Vital Statistics.

Mahlon H. Dickinson, Philadelphia; George I. McLeod, M. D., Philadelphia; Francis J. Torrance, Allegheny; Isaac J. Wistar, Philadelphia; Isaac Johnson, Media, to be commissioners of the Board of Public Charities.

Harry Walter, Wilkes-Barre; J. C. McNeil, Pittsburgh; Simon J. J. Harger, Philadelphia; W. Horace Hoskins, Philadelphia, to be members of the State Board of Veterinary Medical Examiners.

J. A. Libby, D. D. S., Pittsburgh; G. W. Klump, D. D. S., Williamsport; C. V. Kratzer, D. D. S., Reading, H. E. Roberts, D. D. S., Philadelphia; Henry Gerhart, D. D. S., Lewisburg; Robert Huey, D. D. S., Philadelphia, to be members of the Board of Dental Examiners of the State of Pennsylvania.



Henry C. Porter, Towanda, to be a member of the State Pharmaceutical Examining Board.

A. P. Burton, Erie; J. Lewis Good, Philadelphia, to be members of the State Board of Undertakers.

Irving A. Stearns Wilkes-Barre; Charles Heebner, Philadelphia; James H. Worden, Harrisburg; E. B. Westfall, Williamsport, to be members of the Board of Game Commissioners.

S. B. Stillwell, Scranton; Louis Streuber, Erie; Henry C. Demuth, Lancaster; James W. Correll, Easton, to be State Fishery Commissioners.

William R. Tucker, Philadelphia, to be master warden of the Port of Philadelphia.

Benjamin Lee, M. D., Philadelphia, to be health officer in and for the city and port of Philadelphia.

Thomas MacDowell Jones, Harrisburg, to be Superintendent of Public Printing and Binding.

Henry T. Fernald, Ph. D., State College, to be Economic Zoologist.

Robert Brownlee, Ralston, to be Chief of the Bureau of Mines.

Thomas Potter, Jr., Philadelphia, to be Quartermaster General of the National Guard of Pennsylvania.

George O. Rush, Farmington, to be Superintendent of the Cumberland Road in the counties of Fayette and Somerset.

Robert Pitcairn, Pittsburgh, to be a member of the Board of Managers of the Western Pennsylvania Hospital at Dixmont.

WM. A. STONE,  
Governor.

To the Senate Nominating Trustees of the State Hospital for the Insane at Norristown.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 23, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the State Hospital for the Insane, at Norristown, for the term of three years from the date set opposite their names respectively:

George M. Stiles, M. D., Conshohocken, November 29, 1898.

Jesse K. Cope, West Chester, January 23, 1899.

WILLIAM A. STONE.

To the Senate Nominating Thomas G. Sample, Superintendent of Public Printing and Binding.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 24, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas G. Sample, of Allegheny, to be Superintendent of Public Printing and Binding to serve until July 1, 1901.

WILLIAM A. STONE.

To the Senate Nominating James Campbell, Factory Inspector.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 24, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, James Campbell, of Pittsburgh, to be Factory Inspector for the term of three years from January 15, 1898.

WILLIAM A. STONE.

---

To the Senate Nominating Robert Pitcairn, a Manager of the Western Pennsylvania Hospital at Dixmont.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 25, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Robert Pitcairn of Pittsburgh, to be a member of the Board of Managers of the Western Pennsylvania Hospital at Dixmont, for the term of one year from June 30, 1898.

WILLIAM A. STONE.

To the Senate Nominating Edward E. Robbins, Commissary General.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 30, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Edward E. Robbins, of Greensburg, to be Commissary General of the National Guard of Pennsylvania, with rank of colonel.

WILLIAM A. STONE.

---

To the Senate Nominating John V. Shoemaker, M. D., Surgeon General.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 30, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John V. Shoemaker, M. D., of Philadelphia, to be Surgeon General of the National Guard of Pennsylvania with rank of colonel.

WILLIAM A. STONE.

To the Senate Nominating Thomas Potter, Jr., Quar-  
ter-master General.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, January 30, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Thomas Potter, Jr., of Philadel-  
phia to be Quartermaster General of the National  
Guard of Pennsylvania with rank of colonel.

WILLIAM A. STONE.

---

To the Senate Nominating George Edward Reed,  
State Librarian.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg January 30, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, George Edward Reed, D. D.,  
Carlisle, to be State Librarian to serve until the first  
Monday of February, 1902.

WILLIAM A. STONE.

To the Senate Nominating George O. Rush, Superintendent of the Cumberland Road.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 1, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, George O. Rush, of Farmington, to be Superintendent of the Cumberland Road, in the counties of Fayette and Somerset, to serve from December 15, 1898, to March 14, 1899, vice German D. Speer, deceased.

WILLIAM A. STONE.

---

To the Senate Nominating Daniel J. McCarthy, a Trustee of the State Hospital of the Middle Coal Field at Hazleton.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 2, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Daniel J. McCarthy, of Free-land, to be trustee of the State Hospital of the Middle Coal Field of Pennsylvania at Hazleton, vice Anthony Rielly, deceased, to serve until lawfully determined or annulled.

WILLIAM A. STONE.

To the Senate Nominating Hay Walker, Jr., Manager  
of the Pennsylvania Reform School.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 2, 1899.

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Hay Walker, Jr., of Allegheny,  
to be manager of the Pennsylvania Reform School at  
Morganza, to serve from November 22, 1898, until first  
Monday of May, 1901, vice Joseph Albree, deceased.

WILLIAM A. STONE.

---

To the Senate Nominating Frank L. Smith, a Trus-  
tee of the State Hospital for the Insane at Norristown.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 7, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Frank L. Smith, of Norristown, to  
be trustee of the State Hospital for the Insane, at Nor-  
ristown, to serve until January 29, 1902.

WILLIAM A. STONE.

To the Senate Nominating Trustees of the State Hospital for the Insane at Warren.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, February 7, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be trustees of the State Hospital for the Insane, at Warren, for the term of three years from the date set opposite their names, respectively:

J. Wilson Greenland, Clarion, June 26, 1897.

R. B. Stone, Bradford, October 1, 1898.

T. J. Smiley, Titusville, October 1, 1898.

O. C. Allen, Warren, December 24, 1898.

WILLIAM A. STONE.

---

To the Senate Nominating Donald C. Haldeman, a Trustee of the State Lunatic Hospital at Harrisburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 7, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Donald C. Haldeman, of Harrisburg, to be a trustee of the Pennsylvania State Lunatic Hospital, at Harrisburg, from August 25, 1897, until April 6, 1899, vice Louis W. Hall, deceased.

WILLIAM A. STONE.



To the Senate Nominating J. Hay Brown, a Manager of the State Industrial Reformatory at Huntingdon.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 7, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, J. Hay Brown, of Lancaster, to be a member of the Board of Managers of the State Industrial Reformatory, at Huntingdon, for the term of ten years, to compute from May 15, 1898.

WILLIAM A. STONE.

---

To the Senate Nominating Members of the State Board of Veterinary Medical Examiners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 7, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the State Board of Veterinary Medical Examiners, for the term of three years from the date set opposite their names, respectively:

Harry Walter, Wilkes-Barre, first Monday of September, 1897.

J. C. McNeil, Pittsburgh, first Monday of September, 1897.

Simon J. J. Harger, Philadelphia, first Monday of September, 1898.

W. Horace Hoskins, Philadelphia, first Monday of September, 1898.

WILLIAM A. STONE.

---

To the Senate Nominating Henry C. Porter, a Member of the State Pharmaceutical Examining Board.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 7, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Henry C. Porter, of Towanda, to be a member of the State Pharmaceutical Examining Board, for the term of five years, to compute from June 23, 1898.

WILLIAM A. STONE.

---

To the Senate Nominating Charles C. Adams, a Commissioner of Valley Forge.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 8, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Charles C. Adams, of Philadelphia, to be Commissioner of Valley Forge, to serve until June 8, 1903, vice William J. Latta, resigned.

WILLIAM A. STONE.

To the Senate Nominating Trustees of the Home for the Training in Speech of Deaf Children Before they are of School Age, Located at Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 8, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following ladies to be trustees of the Home for the Training in Speech of Deaf Children Before they are of School Age, located at Philadelphia, for the term of five years from the date set opposite their names, respectively:

Mrs. Eleanor S. Barker, Philadelphia, July 14, 1897.

Miss Mary S. Garrett, Philadelphia, July 14, 1898.

WILLIAM A. STONE.

To the Senate Nominating Fountain W. Crider, a Trustee of the State Hospital for the Insane at Danville.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 10, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Fountain W. Crider, of Bellefonte, to be a trustee of the State Hospital for the Insane, at Danville, from March 3, 1898, until July 1, 1899, vice William D. Himmelreich, deceased.

WILLIAM A. STONE.

To the Senate Nominating Thomas W. Marshall, a  
Trustee of the State Hospital for the Insane at Nor-  
ristown.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, Pa., February 15, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, Thos. W. Marshall, of West  
Chester, to be trustee of the State Hospital for the In-  
sane at Norristown, to serve three years from Febru-  
ary 15th, 1899.

WILLIAM A. STONE.

---

To the Senate Nominating C. Egbert Brindle a Com-  
missioner on Border Claims.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 18, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE  
honor hereby to nominate for the advice and con-  
sent of the Senate, C. Egbert Brindle, of Me-  
chanicsburg, to be a member of the Commission to pre-  
sent before Congress of the United States the claims of  
the citizens of the border counties for losses sustained  
during the War of the Rebellion, vice B. M. Nead.

WILLIAM A. STONE.

To the Senate Nominating State Game Commissioners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 24, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be members of the Board of Game Commissioners, to serve until the dates set opposite their names, respectively:

Irving A. Stearns, Wilkes-Barre, November 17, 1900.

Charles B. Penrose, Philadelphia, November 17, 1900.

James H. Worden, Harrisburg, November 17, 1901.

E. B. Westfall, Williamsport, November 17, 1901.

WILLIAM A. STONE.

To the Senate Nominating Thomas C. Gibson, a Trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions at Mercer.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 27, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas C. Gibson, of Greenville, to be a trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous

ous Coal Regions of Pennsylvania, at Mercer, from August 31, 1897, until lawfully determined or annulled, vice James P. Whittla, resigned.

WILLIAM A. STONE.

---

To the Senate Nominating State Fishery Commissioners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 27, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named gentlemen to be State Fishery Commissioners until the date set opposite their names, respectively:

S. B. Stillwell, Scranton, July 15, 1900.

John Hamberger, Erie, July 15, 1900.

Henry C. Demuth, Lancaster, July 15, 1901.

James W. Correll, Easton, July 15, 1901.

WILLIAM A. STONE.

To the Senate Nominating Thomas J. Powers, Commissioner of Banking.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 28, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Thomas J. Powers, of Philadelphia, to be Commissioner of Banking for the term of four years.

WILLIAM A. STONE.

---

To the Senate Nominating Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions at Philipsburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, February 28, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania at Philipsburg:

William E. Irwin, Philipsburg.

G. H. Lichtenthaler, Philipsburg, vice G. W. McGaffey.

J. E. Hedding, Morrisdale Mines, vice O. P. Jones, deceased.

WILLIAM A. STONE.

To the Senate Nominating Members of the Board of  
Medical Examiners Representing the Medical So-  
ciety of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 9, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named persons to be members of the Board of Medical Examiners, representing the Medical Society of the State of Pennsylvania, to serve for the term of three years from March 1, 1899:

Winters D. Hamaker, Meadville.

Allen H. Hulshizer, Philadelphia.

WILLIAM A. STONE.

---

To the Senate Nominating John H. Weiss, Judge of  
the Court of Common Pleas of the Twelfth Judicial  
District.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 14, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, John H. Weiss, of Harrisburg, to be judge of the court of common pleas of the Twelfth Judicial district of Pennsylvania, composed of the county of Dauphin, to serve until the first Monday of January, 1900, vice John B. McPherson, resigned.

WILLIAM A. STONE.



To the Senate Nominating Members of the State  
Board of Undertakers.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 16, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be members of the State Board of Undertakers, to serve until the dates set opposite their names, respectively:

Charles F. Bucannan, Ellwood City, Lawrence county, to serve until October 26, 1900, vice A. P. Burton.

J. Lewis Good, Philadelphia, to serve until October 14, 1901.

WILLIAM A. STONE.

---

To the Senate Nominating Members of the State  
Board of Health and Vital Statistics.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 16, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be members of the State Board of Health and Vital Statistics, to serve until September 9, 1903, respectively:

Dr. Charles E. Harvey, Philadelphia, vice George G. Groff.

Dr. P. A. Boyer, Selins Grove, vice Pemberton Dudley.

WILLIAM A. STONE.

---

To the Senate Nominating Members of the Board of Medical Examiners Representing the Homeopathic Medical Society of Pennsylvania.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 16, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be members of the Board of Medical Examiners representing the Homoeopathic Medical Society of Pennsylvania, to serve for the term of three years from March 1, 1899:

Edward Cranch, Erie.

Joseph C. Guernsey, Philadelphia.

WILLIAM A. STONE.

---

To the Senate Nominating A. H. Bowen a Commissioner of Valley Forge.

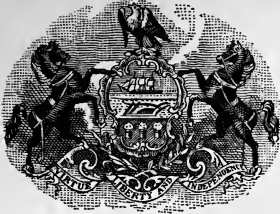
Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, Pa., March 17, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, A. H. Bowen, of Chester county, to be a Commissioner of Valley Forge, to serve until June 8, 1903. vice Levi G. McCauley, resigned.

WILLIAM A. STONE.

## Arbor Day Proclamation—1899.



IN THE NAME AND BY THE authority of the Commonwealth of Pennsylvania. Executive Department.

## A PROCLAMATION.

Arbor day has long since become more than a name. Since the idea was first inaugurated of setting apart a day upon which to systematically plant trees and shrubs and thus in part, at least, reclaim the plains and waste-lands of our great country, it has steadily grown from a sentiment to a duty and a pleasure. State after State has joined in the great work until to-day millions of trees and shrubs silently commend the wisdom of this course, adding beauty and comfort to our homes and cities and greatly increasing the wealth of our State.

In our Commonwealth, highways have been improved, public parks and school grounds beautified, and great strides have been made toward permanently repairing the injury caused by a too rapid destruction of our forests.

In order that a work so successful and beneficent may not be overlooked, and that our citizens, both young and old, may continue to contribute their share in this great movement, I, WILLIAM A. STONE, Governor of the Commonwealth of Pennsylvania, in accordance with law, do hereby designate and proclaim Friday, the Seventh day of April, and Friday, the Twenty-eighth day of April, A. D. 1899, to be observed as Arbor Days throughout the Commonwealth.

Two days are set apart for the observance of Arbor Day. Inasmuch as the climatic conditions may render one of these days more favorable for the purpose in-

citizens of the various sections of the Commonwealth. tended than the other, the selection is left with the



Given under my hand and the Great Seal of the State at the City of Harrisburg, this Eighteenth day of March in the year of our Lord one thousand eight hundred and ninety-nine, and of the Commonwealth the one hundred and twenty-third.

WILLIAM A. STONE.

By the Governor,  
W. W. GRIEST,  
Secretary of the Commonwealth.

---

To the Senate Nominating Members of the Board of Examiners of Candidates for the Position of Engine and Boiler Inspector.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 22, 1899.

Gentlemen:—

IN CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be members of the Commission to Examine Applicants for inspector of steam engines and boilers in Allegheny county:

Samuel B. Rheam, Pittsburgh.  
William Cavitt, Pittsburgh.  
Peter Sullivan, Pittsburgh.  
August Snyder, Allegheny.  
James Lappan, Pittsburgh.

WILLIAM A. STONE.

To the Senate Nominating Members of the Board of  
Dental Examiners.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 29, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, the following named persons to be members of the Board of Dental Examiners of Pennsylvania, to serve until the dates set opposite their names respectively:

J. A. Libby, Pittsburgh, September 1, 1899.

V. D. Gibson, Erie, September 1, 1899, vice G. H. Klump.

U. S. G. Moore, Shamokin, September 1, 1900, vice H. E. Roberts.

Dalton D. Cunningham, Ellwood City, September 1, 1900, vice C. A. Kratzer.

Henry Gerhart, Lewisburg, September 1, 1901.

Robert Huey, Philadelphia, September 1, 1901.

WILLIAM A. STONE.

---

To the Senate Nominating Trustees of the State Hospital for the Insane at Harrisburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 4, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named persons to be trustees of the State Hospital for the Insane, Harrisburg, to serve for the term of three years from April 6, 1899:

William K. Alricks, Harrisburg.

Donald C. Haldeman, Harrisburg.

WILLIAM A. STONE.

---

Proclamation of a Legal Holiday to be Known as  
"Dewey Day."



IN THE NAME AND BY THE AU-  
thority of the Commonwealth of  
Pennsylvania. Executive De-  
partment.

A PROCLAMATION.

By authority of the Concurrent Resolution of the Legislature of Pennsylvania approved March 21, A. D. 1899, which recognizes Monday, May first, 1899, as the first anniversary of the victory of the American Squadron commanded by Admiral George Dewey, in which the Spanish Fleet was sunk in Manila Harbor, one of the greatest achievements in naval warfare the world has ever known; and to enable the people of the Commonwealth of Pennsylvania to take part with the citizens of other states in the proper observance of said day,

I, William A. Stone, Governor of the Commonwealth of Pennsylvania, do hereby name Monday, May first, 1899, as Dewey Day and designate the same as a legal holiday and recommend to the people of the State its proper observance.



twenty-third.

Given under my hand and the Great Seal of the State at the City of Harrisburg, this fifth day of April in the year of our Lord one thousand eight hundred and ninety-nine, and of the Commonwealth the one hundred and

WILLIAM A. STONE.

By the Governor:

Lewis Beitler,

Deputy Secretary of the Commonwealth.

---

To the Assembly Vetoing an Act to Protect the Public from the Unlawful use of Bottles, Jars, Vessels, or other Packages, in the sale and Delivery of Milk and Cream and Their Products.

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 15, entitled "An act to protect the public from the unlawful use of bottles, jars, vessels, or other packages, in the sale and delivery of milk and cream and their products."

This act is evidently intended as a supplement to the act approved May 4, 1899, entitled "An act to prevent and punish the wrongful use or detention or misappropriation of milk cans, butter tubs and market boxes from the owners thereof, and the mutilation or obliteration of the name or residence of the owner on such cans, tubs or boxes," but varies from it in important particulars. The act of 1889 imposes a penalty for the use of milk cans, butter tubs or boxes of other persons without their consent.

This act when literally construed imposes a penalty upon any person who shall use any bottle, vessel, jar

or any package upon which is stamped, blown or engraved the name, title or mark of any other person than himself, and might before ignorant or partial magistrates be used as a means of much annoyance to people who had not violated the rights of others in the trade. Besides, the act of 1889 imposes a fine "not exceeding one hundred dollars, or imprisonment not exceeding thirty days, or both, or either, at the discretion of the court," while this act imposes a fine not exceeding one hundred dollars and imprisonment not exceeding six months, either or both, at the discretion of the court. The imprisonment of six months seems to be too great for the offense. This act simply intends to impose a fine or imprisonment upon any person who shall use the trade mark of another without his consent. The courts are open to restrain by injunction any person who shall use the name, design or trade mark of another without his consent, not only in the milk business, but in any other legitimate business, and will award damages for such unwarranted use.

I can see no reason why this business should be protected by the imposition of a penalty so severe, more than any other business, and am not disposed to favor legislation which seeks to redress injuries of this kind by so severe and, in my judgment, unwarranted remedies.

The title of the act is, "To protect the public from the unlawful use of bottles, jars, vessels, or other packages, in the sale and delivery of milk and cream and their products." The public is already protected by penalties, under the acts of May 25, 1878, and July 7, 1885, for the sale of milk or cream adulterated in any manner, but the body of the act does not seek to protect the public, but to impose a severe penalty on any person who shall use any bottle, vessel, jar, or other package, upon which is stamped, blown or engraved a name, title or mark other than his own.



The bill apparently, under the intention declared in its title, masks the purpose which might be used by designing persons to destroy that free and unrestricted competition in a legitimate business which should be open to all.

WILLIAM A. STONE.

---

To the Assembly Vetoing an Act to Amend "An act to limit the Duration of the lien of the Debts of Decedents Other Than those of Record," Extending the Duration of the Lien of the Debts of a Decedent Upon Real Estate to Five Years.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, Pa., April 8, 1899.

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 35, entitled "An act to amend the act, entitled 'An act to limit the duration of the lien of the debts of decedents other than those of record,' approved the eighth day of June, Anno Domini one thousand eight hundred and ninety-three, extending the duration of the lien of the debts of a decedent upon real estate to five years."

The present law, which this bill seeks to amend, gives a creditor holding an unsecured account against the decedent two years in which to prosecute his claim. It limits the lien of the debt against the decedent to a period of two years after the decease of such debtor. The unadjudicated account of the creditor is not a lien on the real estate of the debtor during his life, but becomes such the moment the debtor dies. This partiality in favor of the creditor should not be extended beyond a reasonable period. I am inclined to think

that two years is a reasonable period, and I think it is so regarded in general by the bench and the bar of the State.

The extension of the time to a period of five years would compel heirs at law to wait that length of time before they could convey real estate of the decedent with safety, and no person could with safety purchase at private sale until the period of five years had elapsed. I can see no reason why an inheritance in lands should be locked up for so long a period, and children who might be dependent thereon deprived of the right to enjoy that which their ancestors intended them to have.

This bill would extend the lien of debts of decedents upon which the two years had not yet expired to a period of five years from the date of the death of the decedent and, of course, affect all cases hereafter. It would throw a cloud upon titles and put an embargo upon the sale of real estate. Besides, it is a radical and positive change in the rules of adjustment and settlement of decedents' estates, which should never be made unless justice demands it. Adherence to settled rules of law in matters that affect so many people affords better security and confidence than sweeping and radical changes.

WILLIAM A. STONE.

To the Senate Nominating William Bell, Engine and  
Boiler Inspector.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 11, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate William Bell, of Allegheny county, to be Inspector of Steam Engines and Steam Boilers in and for Allegheny county, to fill the unexpired term of two years, ending May 9, 1900.

WILLIAM A. STONE.

---

To the Senate Nominating Charles I. Landis, an Additional Law Judge for the Second Judicial District.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 11, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, Charles I. Landis, of Lancaster, to be Additional Law Judge for the Second Judicial district, vice Henry Clay Brubaker, deceased, to serve until the first Monday in January, 1900.

WILLIAM A. STONE.

To the Senate Nominating Commissioners for the  
Promotion of Uniformity of Legislation in the  
United States.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 11, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be commissioners for the promotion of uniformity of legislation in the United States, for the term of two years from the date set opposite their names, respectively:

David T. Watson, June 24, 1898.

Ellis Ames Ballard, Philadelphia, June 24, 1898.

Henry T. Harvey, Lock Haven, June 24, 1898.

WILLIAM A. STONE.

To the Senate Nominating Commissioners of the  
Board of Public Charities.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 13, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be Commissioners of the Board of Public Charities:

Francis J. Torrence, Pittsburgh, for the term of five years from July 3, 1898.

Isaac J. Wistar, Philadelphia, for the term of five years from July 3, 1898.

George I. McLeod, Philadelphia, for the term of five years from July 3, 1898.

Isaac Johnson, Media, for the term of five years from November 17, 1898.

Ralph Blum, Philadelphia, to serve until October 25, 1893, vice Mahlon H. Dickinson.

P. C. Boyle, Oil City, to serve until June 19, 1901, vice Charles Miller, resigned,

WILLIAM A. STONE.

---

To the Assembly vetoing a Supplement to "An act to Provide for the Incorporation and Regulation of Savings Banks and Institutions without Capital Stock, established for the Encouragement of Saving Money," authorizing and Regulating Branch Offices of Such Banks and Institutions.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., April 14, 1899.

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 86, entitled "A supplement to an act, entitled 'An act to provide for the incorporation and regulation of savings banks and institutions without capital stock, established for the encouragement of saving money,' approved the twentieth day of May, one thousand eight hundred and eighty-nine, authorizing and regulating branch offices of such banks and institutions."

The act to which this is a supplement has not found general favor with the public. It authorizes the organization of savings banks without capital stock, and without fixing any liability upon the directors or stock-

holders to depositors. It returns no profits to persons organizing a savings bank under this act, and does not exhibit any inducements for organization under it, but affords opportunities to persons to divert funds of depositors, and, in my judgment, any extension or enlargement of the powers of trustees of savings banks chartered under the act to which this is a supplement should not be encouraged.

The act under consideration, which is a supplement to the act of 1889, authorizes the establishment of branch savings banks within the limits of the county in which the original office is established. The depositor has no guarantee except the honesty of the trustees, aided by the watchfulness of the State officials. Banks should never be authorized, except under the most rigid and exacting laws for the protection of the depositor. There is no community in our State where the people do not have access to banks under laws more favorable for their protection, and if banking facilities are not at present sufficient to meet the demands of the public in any locality, it is not likely they will long remain so, for banking like every other legitimate business is quick to respond to the demands of any and all communities.

If there should be any particular demand for a savings bank at any point in the Commonwealth, one can be organized under the act to which this is a supplement, and I see no demand for the establishment of branch savings banks and no reason why this bill should receive Executive approval.

WILLIAM A. STONE.

To the Assembly vetoing an Act Granting a Pension  
to Evan James.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., April 14, 1899.

RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 166, entitled "An act granting a pension to Evan James."

This bill proposes to put one Evan James on the pension roll, at the rate of eight dollars per month, for injuries received in a railroad collision on a train coming from Greencastle, to Harrisburg, in 1862, while a private in company I, Twelfth Pennsylvania Volunteer Militia.

This accident occurred, according to the recital in the bill, thirty-seven years ago, which fact in itself, it seems, would justify the withholding of Executive approval. Pensions are granted by the United States Government to all Union soldiers disabled in the Civil War. The State should not place any citizen upon its pension roll, except where the injury is of such a character, and the services rendered are of such a character, as to justify the expenditure. The person injured was not a soldier of the United States Army. He was a member of the State Militia, called out by the Governor to resist an invasion of the State. The strong probabilities are that, if the injuries were of such a character as to justify the State in granting a pension, it would have been awarded many years ago. I do not think at this late day the State should grant a pension to any person injured in the Civil War, unless the circumstances were such as to remove all doubt as to the merits of the claim and afford a sufficient explanation of the long delay in presenting it.

WILLIAM A. STONE.

To the Assembly Vetoing a Joint Resolution Providing for the Appointment of a Joint Committee to Investigate the Contemplated Violation of Its Corporate Rights and Privileges by the Susquehanna Canal Company.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, Pa., April 14, 1899.

HEREWITH RETURN, WITHOUT MY APPROVAL, concurrent resolution, originating in the House of Representatives, April 3, 1899, and concurred in by the Senate, and received by me April 5, A. D. 1899. The resolution recites, inter alia, that the Susquehanna Canal Company was authorized by the act of April 15, 1835, and its supplements, to erect a dam across the Susquehanna river at or near the borough of Columbia for the purpose of acting as a feeder to its system, and that, under the 14th section it was denied the right to engage in certain kinds of business therein designated. It further recites that it is the intention of this corporation to exceed its corporate rights and privileges, and, because of these alleged unlawful acts, a committee to consist of two Senators and three members is to be appointed to inquire into the alleged infraction of the law and make report thereof to the Legislature.

If such a committee should be appointed, and, after investigation, should make a report to the Legislature, it is not clear what further action could be taken by your body in reference to the questions raised. The act of June 14, 1836 (P. L. 621), provides all the legal machinery necessary to remedy every evil complained about in the recitals of the resolution. Section 3 of said act imposes upon the Attorney General the duty to proceed in all such cases, and provides, among other things, as follows: When "any corporation has for-



feited its corporate rights, privileges or franchises as aforesaid, or exercised any power, privilege or franchise not granted or appertaining to such corporation, it shall be his duty to file, or cause to be filed, a suggestion as aforesaid, and to proceed thereon for the determination of the matter." Under this authority it is the practice to permit any citizen, who desires so to do, to make complaint to the Attorney General of the alleged misuse of corporate powers, privileges or franchises, and if the facts warrant the procedure it is incumbent on the Attorney General to file a suggestion in the proper court asking for a writ of ouster against the corporation in so far as it exceeds its corporate franchises. The law having already provided the necessary authority to inquire into the matters complained about, I deem it a work of supererogation to have further legislation on the subject. Should the committee asked for be appointed and make report to the Legislature, the whole matter, under the acts of Assembly, would necessarily be referred to the law officer of the Commonwealth, and this can as well be done without the delay and expense of legislative investigations. I consider it unwise to encourage the appointment of investigating committees. On general principles I am not in sympathy with their appointment. There may be occasions when the public good requires such investigations, but in most instances no useful purpose is served thereby. The resolution makes no provision for the payment of the expenses of the committee, which, I take it, means that the State will be called on at a later period to pay the expenses of the proposed investigation. I am strongly of opinion that the expenses of all investigating committees should be limited in the resolutions creating them, otherwise most unreasonable demands will be made upon the State Treasury. For these, and other

reasons that could be urged with propriety, I feel it to be my duty to withhold my approval.

WILLIAM A. STONE.

---

To the Senate Nominating Trustees of the State Lunatic Hospital at Harrisburg.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 14, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate the following named gentlemen to be trustees of the Pennsylvania State Lunatic Hospital at Harrisburg, to serve for the term of three years from April 6, 1899:

Alexander Craig, Columbia.

Peter E. Buck, Ashland.

WILLIAM A. STONE.

---

To the Senate Vetoing "An Act to Enlarge the Competency of the Wife to Testify Against her Husband."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, April 14, 1899.

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, Senate bill No. 43, entitled "An act to enlarge the competency of the wife to testify against her husband."

House bill No. 63, entitled "An act to enlarge the competency of the wife to testify against her husband," received my approval on the 11th day of April, and was formally messaged to the House of Representatives.

This bill, which has now become a law, is practically the same as Senate bill No. 43, and obviate any necessity for the approval of the latter bill. The only difference between House Bill No. 6, which has been approved, and Senate bill No. 43, which I herewith return is enlarging the right of the wife to testify in actions brought against third parties by the husband. This enlargement was originally in House bill No. 63, and it appears to have been stricken out on its passage. Its retention in Senate bill No. 43 was evidently an inadvertence, as it seems to be an enlargement of the right of the wife to testify, which is foreign to the purposes of the balance of the bill, while House bill No. 63, with that provision erased is, in my judgment, very proper legislation. The provision making the wife a competent witness in suits brought by the husband against third parties treads upon ground dangerous to that domestic tranquility that should exist in every home, and is sufficient to justify the withholding of executive approval.

WILLIAM A. STONE.

To the Senate Nominating H. A. Grip a Member of  
the State Board of Agriculture.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 18, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, H. A. Grip, of Blair county, to be a member of the State Board of Agriculture, vice Samuel R. Downing, to serve until the fourth Wednesday in January, 1901.

WILLIAM A. STONE.

---

To the Senate Nominating E. A. Price, a Commissioner of Valley Forge.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, April 17, 1899.

Gentlemen:—

**I**N CONFORMITY WITH LAW, I HAVE THE honor hereby to nominate for the advice and consent of the Senate, E. A. Price of Media, Delaware county, to be a member of the Valley Forge Park Commission, to serve until June 8, 1903, vice Tatnall Paulding.

WILLIAM A. STONE.

Veto of an Act to Authorize the Election of Borough Supervisor, for the purpose of keeping Open and Repairing Said Streets and Crossings in all Boroughs of this Commonwealth.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 5, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 20, entitled "An act to authorize the election of borough supervisors, for the purpose of keeping open and repairing said streets and crossings in all boroughs of this Commonwealth."

The purpose of this bill is to enable the qualified electors of all boroughs within the limits of counties containing less than five hundred thousand inhabitants to elect, on the third Tuesday of February, one person as borough supervisor for a period of one year. This act is in conflict with the provisions of the act of May 25, A. D. 1897 (P. L. 89), which provides that the borough council shall have the right to appoint a street commissioner on the first Monday of March in each year. It was the intention of the act of 1897 to make the street commissioner subject to the supervision and control of the town council, and I can see no good reason why the policy of the law should be changed in this respect. The town council being primarily responsible for the condition of the streets, lanes and alleys in a borough, should, in my judgment, have the right to appoint the person who has the supervision of the work done on such streets, lanes and alleys.

Then again, the bill undertakes to make a classification of boroughs according to the population of the counties in which they are located. If a borough is located in a county having less than 500,000 population, the bill applies; but if the borough were located

in a county having more than 500,000 population, it does not apply. The classification herein intended to be established does not even depend upon the population of the borough, but is regulated by the population of the county in which the borough is located. I am not aware that such attempt at classification has been heretofore made, and am clearly of opinion that such a classification cannot be justified under the provisions of our Constitution. I therefore withhold my approval.

WILLIAM A. STONE.

---

Veto of an Act to Provide that the treasurers of the Several Counties, or City Coextensive with a County, of the Commonwealth shall transmit annually to the State Treasurer the one-fourth part only, or Such portion only as the Commonwealth is or may be legally entitled to retain, of the tax collected on property subject to taxation for State purposes.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 5, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 79, entitled "An act to provide that the treasurers of the several counties, or city coextensive with a county of the Commonwealth shall transmit annually to the State Treasurer the one-fourth part only, or such portion only as the Commonwealth is or may be legally entitled to retain, of the tax collected on property subject to taxation for State purposes."

It is the purpose of this act to permit the several counties to retain, and not pay into the Treasury at all, that portion of the State tax upon personal property to which they are entitled under the provisions of the 16th section of the act of June 8, A. D. 1891. This legislation is the result of a very general misconception of the nature of the tax imposed. It should not be forgotten that the tax in question is a State tax. It was originally imposed for the purpose of raising revenue in aid of the State government. The acts under which this tax is collected made the several counties the instrumentalities for the collection of the same. At first the counties were allowed a small amount for the expense incurred in making the assessment and collecting the tax. Afterwards this was increased from time to time, until in 1891 three-fourths of the tax was returned by the State to the counties. This was a gratuity on the part of the State and gave to the counties a portion of the tax to which they were not primarily entitled. Being a State tax, however, under our Constitution and laws it should be paid into the State Treasury, and cannot be paid out except on appropriations made by law. Section 16 of Article III of the Constitution provides that, "No money shall be paid out of the Treasury except upon appropriations made by law and on a warrant drawn by the proper officer in pursuance thereof." The plain intent of this Constitutional provision cannot be misunderstood. All public moneys belonging to the State must come into the custody of the treasurer, and it then becomes the duty of the Legislature to make appropriations of that money as it may deem proper, and, after the appropriations have been made according to law, it is necessary that warrants shall be drawn by the proper officers in favor of the person, institution or municipal corporation entitled to the same. This bill attempts to divert a large amount of State tax from

the custody of the State Treasurer, and permits county treasurers to retain moneys belonging to the State, without a warrant having been issued in favor of the county treasurer by the Auditor General, as required by the Constitution and laws of our Commonwealth. This is, it seems to me, in contravention of the Constitutional provision above referred to, and I, therefore withhold my approval.

WILLIAM A. STONE.

---

Veto of an Act to amend "An Act Prescribing the Mode of Fixing the Salaries of County Superintendents of Common Schools," increasing the Minimum Salaries to be Paid Said Superintendents.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 202, entitled "An act to amend an act, entitled 'An act to amend an act, entitled "An act prescribing the mode of fixing the salaries of county superintendents of common schools," approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-eight, amending first section thereof by fixing minimum salaries to be paid said superintendents,' increasing the minimum salaries to be paid said superintendents."

This bill amends the act prescribing the mode of fixing the salaries of county superintendents of public schools, approved the 29th day of April, 1878, and prevents the school directors of the counties from fixing the salaries of the county superintendents at a less



sum than one thousand five hundred dollars per annum.

I am of the opinion that there is no reason for presuming that the school directors of any county are not capable of fixing the value of the services of the county superintendent. I can see no reason why an embargo should be placed upon them, preventing them from fixing it below a certain specific sum. They ought to be better acquainted with the services to be performed by the county superintendent, and better capable of fixing the salary, than the Legislature and the Governor. In my judgment there has been no such abuse of their prerogative in this particular as justifies me in approving a bill which is a reflection upon their intelligence or their fairness. I think the school directors of the several counties can be safely trusted to estimate the value of the services of the county superintendent and fix his salary without further interference by the Legislature, and I, therefore, withhold my approval.

WILLIAM A. STONE.

---

Veto of an Act Making an Appropriation to William District, a Cook in Company C, Fourteenth Regiment, National Guard of Pennsylvania, on account of Injuries Received While on Duty at Camp Hastings, in April, Anno Domini one thousand Eight Hundred and Ninety-eight.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 134, entitled "An act making an appropriation to William District, a cook in company

C. 14th regiment, National Guard of Pennsylvania, on account of injuries received while on duty at Camp Hastings in April, A. D. 1898," for the reasons set forth in the veto of Senate bill No. 300.

WILLIAM A. STONE.

---

Veto of an Act to Provide Compensation to Daniel B. Hughes, a Member of the National Guard of Pennsylvania, for loss of Work, Medical Attendance and Nursing, During the Time of his Disability, Produced by a Cold in the Head, Which he Contracted in the Service at Lattimer, Pennsylvania, in September, One Thousand Eight Hundred and Ninety-seven.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 300, entitled "An act to provide compensation to Daniel B. Hughes, a member of the National Guard of Pennsylvania, for loss of work, medical attendance and nursing during the time of his disability, produced by a cold in the head, which he contracted in the service at Lattimer, Pennsylvania, in September, one thousand eight hundred and ninety-seven."

I am opposed to the granting of pensions and gratuities by the State to persons in the military service by special bills. The United States Government makes ample provision for the granting of pensions to all persons injured or disabled in the service of the country. It is very easy for a great State like Pennsylvania to

gradually obtain an extensive pension list if the doors are opened by special legislation such as is provided in this bill. If pensions and gratuities are to be granted for persons injured in the National Guard it should be under a general law, with proper restrictions. Special laws should not find favor, and in our present financial condition I am compelled to withhold my approval of this bill.

WILLIAM A. STONE.

---

Veto of an Act Granting a Pension to Emma C. Shadel, the Widow of Sergeant Elmer E. Shadel, and Authorizing the State Treasurer to Place Her Name on the List of Pensioners, and Pay Said Pension to Her Quarterly.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 300, entitled "An act granting a pension to Emma C. Shadel, the widow of Sergeant Elmer E. Shadel, and authorizing the State Treasurer to place her name on the list of pensioners and pay said pension to her quarterly," for the reasons set forth in the veto of Senate bill No. 300.

WILLIAM A. STONE.

Veto an Act, Entitled "An Act Granting a Pension to Mary E. Givens, Widow of W. H. Givens."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth House bill No. 301, entitled "An act, entitled 'An act granting a pension to Mary E. Givens, widow of W. H. Givens,' for the reasons set forth in the veto of Senate bill No. 300.

WILLIAM A. STONE.

---

Veto an an Act Making an Appropriation to the Allentown Hospital Association.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 698, entitled "An act making an appropriation to the Allentown Hospital Association."

This bill makes an appropriation of five thousand dollars to the Allentown Hospital Association for the two fiscal years beginning June 1st, 1899, for the purpose of maintenance. The act of July 24, 1897 (P. L. 411) made an appropriation of five thousand dollars to this institution, which said sum has not been used, for the reason, as I am informed, that no hospital building has been provided by this Association, and it is therefore not in operation. The present bill contains a proviso that, if any part of the appropriation made in

1897 be drawn from the State Treasury, the appropriation made in the present bill shall not become available. It would thus appear that the association intended to be benefited by this appropriation has not succeeded in establishing a public hospital. At a time when it is necessary, by reason of the deficit in our Treasury, to reduce appropriations to worthy institutions already created, I deem it most unwise to make appropriations to institutions not yet in existence. I therefore withhold my approval.

WILLIAM A. STONE.

---

Veto an Act Making an Appropriation to the Master Builders' Mechanical Trade School of the City of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 753, entitled "An act making an appropriation to the Master Builders' Mechanical Trade School of the City of Philadelphia."

This bill appropriates the sum of seven thousand dollars to the Master Builders' Mechanical Trade School of the City of Philadelphia, for the two fiscal years beginning June 1st, A. D. 1899, for the purpose of maintenance. I have no doubt that the institution intended to be aided by this appropriation is engaged in a good work, and that the proposed appropriation would be wisely expended. If the financial condition of the State were such as to justify the setting apart of seven thousand dollars for the benefit of this institu-

tion, I would have no hesitancy in approving this bill. Unfortunately, however, for this and other worthy institutions, the revenues of the State are not sufficient to pay the current and necessary expenses of all branches of the State Government, support our penal, charitable and eleemosynary institutions, make the annual appropriations to the common and orphans' schools, to provide for the National Guard, and bestow our favors upon institutions as worthy even as the one named in this bill. The State, like an individual, must be just before it is generous. It is wrong for the State to undertake to give away more money than it receives, no matter how worthy the institution may be that is the beneficiary of the appropriation. I am, therefore, very reluctantly obliged to withhold executive approval from this bill.

WILLIAM A. STONE.

---

Veto of an Act to amend "An act Providing for the Regulation of the Manufacture and Sale of Distilled and Fermented Vinegars, Prescribing Their Standard, to Prevent the Adulteration of the Same, so as to Provide that Vinegar Made Wholly from Grapes, Apples or Other Fruits Shall not be Required to Contain an Acidity of Four Per Centum, or one and One-half Per Centum of Solids.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 142, entitled "An act to amend the first and second sections of an act, entitled 'An act providing for the regulation of the manu-

facture and sale of distilled and fermented vinegars, prescribing their standard to prevent the adulteration of the same, providing for the enforcement thereof and punishment for the violation of the same,' approved the eighteenth day of June, Anno Domini one thousand eight hundred and ninety-seven, so as to provide that vinegar made wholly from grapes, apples or other fruits shall not be required to contain an acidity of four per centum or one and one-half per centum of solids."

The act of June 18th, A. D. 1897, provided for the regulation of the manufacture and sale of distilled and fermented vinegars. It enacted, among other things that no vinegar should be sold or exposed for sale as apple or cider vinegar which is not the legitimate product of pure apple juice, and that all such vinegar should contain an acidity of not less than four per centum and one and one-half per centum of vinegar solids. The provisions of this act have been enforced throughout the State by the Dairy and Food Commissioner, with the result that a large amount of spurious and adulterated vinegar has been driven out of the market.

The purpose of this bill is to remove all standards of acidity and solids from cider vinegar. This would virtually destroy the present law, and would necessarily open our market to the flood of adulterated vinegars which found ready sale prior to the passage of the act of 1897. It is estimated that, before the present vinegar law was enforced, fully seventy-five per centum of the vinegar sold in the State as cider vinegar did not contain any apple juice whatever. The spurious vinegars were shipped in large quantities from Western states and cities and found ready sale in our markets. It was branded "Cider Vinegar" and sold as such to our citizens. The enforcement of our present vinegar law has largely broken up this imposition on our people, and it seems to me it would be unwise to take a backward step in this matter.

Before fixing the standards in the act of 1897 a large number of vinegar samples were selected from different parts of the State and analyzed for the purpose of fixing a minimum standard for solids and acidity that would be fair to all interests. I am informed that our standard for vinegar solids—one and one-half per centum—is lower than that of any other State, and that the standard of acidity—four per centum—is one-half per cent. lower than that of New York and Massachusetts. It would thus appear that the standards fixed in the acts of 1897 are not too high for any person who manufactures vinegar to be sold in our markets. It seems to me that all manufacturers of vinegar, as well as farmers and consumers, should be alike interested in the prevention of fraud and deception in the manufacture and sale of so useful an article as vinegar. I therefore withhold my approval.

WILLIAM A. STONE.

---

Veto of an Act Making an Appropriation to William F. Powell, Second Lieutenant of Company I, Ninth Regiment, National Guard of Pennsylvania, on Account of Accident and Disability Contracted at Hazleton, Luzerne County, Pennsylvania, in the Riots of one Thousand Eight Hundred and Ninety-seven.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 777, entitled "An act making an appropriation to William F. Powell, second lieutenant of company I, Ninth regiment, National Guard of Pennsylvania, on account of accident and disability contracted at Hazleton, Luzerne county, Pennsylvania,



in the riots of one thousand eight hundred and ninety-seven," for the reasons set forth in the veto of Senate bill No. 300.

WILLIAM A. STONE.

---

Veto of an Act Making an Appropriation to Charles N. Robinson, a Seaman in Division A, First Naval Battalion, Naval Force of the State of Pennsylvania, on account of Injuries Received while on duty on United States Ship San Francisco.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 783, entitled "An act making an appropriation to Charles H. Robinson, a seaman in Division A, First Naval Battalion Naval Force of the State of Pennsylvania, on account of injuries received while on duty on United States Ship San Francisco, in August, A. D. 1893," for the reasons set forth in the veto of Senate bill No. 300.

WILLIAM A. STONE.

Veto of an Act to Amend "An act Authorizing the State Treasurer to Refund Collateral Inheritance Tax Heretofore Paid or That may Hereafter be Paid in error," Providing that the Limitation of Time Within Which Such Applications May be Made Shall Not Apply to Certain Cases.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 128, entitled "An act to amend an act, entitled 'An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error,' passed the twelfth day of June, Anno Domini one thousand eight hundred and seventy-eight, providing that the limitation of time within which such application may be made shall not apply to certain cases.'"

This act amends the act of June 12, 1878, by adding as a proviso that the limitation within which such application should be made for refunding the collateral inheritance tax shall not apply where the estate upon which the collateral inheritance has been erroneously paid shall consist either in whole or in part of a partnership or other uncertain interest, the value of which by reason of litigation or other cause may not have been ascertained within two years after such payment.

This bill removes the limitation entirely and directs the Treasurer to refund the collateral inheritance tax where the estate consists either in whole or in part of a partnership, or other uncertain interest without regard to the length of time intervening between the collection of the tax and its repayment. It is probably true that a reasonable extension of the two years limit should be made in estates consisting either in whole

or in part of a partnership where its value could not be ascertained owing to litigation, but the limitation which applies to all other estates should not be entirely removed in these cases. This would direct the Treasurer to refund collateral inheritance tax fifty years after it has been paid, and while in my judgment the State should not retain any money to which it is not entitled, yet the same reason for a limitation should apply to the State as well as individuals where such time has elapsed as affords a reasonable presumption that there are no claimants. I cannot consent that there shall be no limitation whatever in refunding this tax even in cases where the estate consists in whole or in part of a partnership, the settlement of which has been delayed by litigation, and therefore withhold my approval of this bill.

WILLIAM A. STONE.

---

Veto of a Further Supplement to the Act, Entitled "An Act to Prescribe the Manner in which the Courts May Divide Boroughs into Wards," Approved May Fourteen, one thousand Eight Hundred and Seventy-four, Providing for the Electing and Commissioning of Separate Justices of the Peace in and for Each of the wards into which Boroughs, Located within the limits of Counties Containing not less than one Hundred and Fifty Thousand Inhabitants, may be Divided.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 6, 1899.

**I** HEREWITH FILE IN THE OFFICE OF THE Secretary of the Commonwealth, with my objection thereto, Senate bill No. 32, entitled "A further supplement to the act, entitled 'An act to pre-

scribe the manner in which the courts may divide boroughs into wards,' approved May fourteen, one thousand eight hundred and seventy-four, providing for the electing and commissioning of separate justices of the peace in and for each of the wards into which boroughs located within the limits of counties containing not less than one hundred and fifty thousand inhabitants may be divided."

The purpose of the legislation proposed in this bill is to provide for the election of one justice of the peace in each and every ward of a borough, located in a county containing not less than one hundred and fifty thousand inhabitants, and divided into wards under the provisions of the act of May 14, A. D. 1874 (P. L. 159).

Under the provisions of the Constitution and the several acts of Assembly relating to the question of the election of justices of the peace, as construed by the courts, it is now settled that boroughs are entitled to elect only two justices of the peace by the concurrent vote of the electors in all the wards. This has been a vexed question and has resulted in much litigation in our courts. Now that it has been finally determined, as above stated, I deem it unwise to open the question anew.

Then, again, an attempt is made to classify the boroughs, to which the provisions of this bill apply, by the population of the counties in which boroughs may be located. Boroughs located in counties of less than one hundred and fifty thousand inhabitants would elect only two justices of the peace, while boroughs divided into wards, in counties containing more than one hundred and fifty thousand population, would be entitled to one justice of the peace for each ward. The operation of this law would produce somewhat peculiar results. For instance, a borough containing a population of ten thousand, but located in a county having less than one hundred and fifty thousand popu-

lation, would be entitled to elect only two justices, while a borough, having but five thousand people and divided into four wards, but located in a county having a population of more than one hundred and fifty thousand, would be entitled to elect four justices of the peace. It is clearly apparent that such a classification would not work equitable results. Such a classification does not come within either the letter or spirit of the Constitution, in my judgment. I may add that I doubt very much the wisdom of multiplying offices of this character in the several boroughs of the Commonwealth. I am, therefore, constrained to withhold executive approval from this bill.

WILLIAM A. STONE.

---

Veto of an Act Relating to and Fixing the Compensation and Fees of the Treasurer of Northampton County, and Repealing Section Forty-one of the Act of One Thousand Eight Hundred and Thirty-four, so far as it Relates to said County of Northampton.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 8, 1899.

**I** HEREWITH FILE, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 585, entitled "An act relating to and fixing the compensation and fees of the treasurer of Northampton county, and repealing section forty-one of the act of one thousand eight hundred and thirty-four, so far as it relates to said county of Northampton."

This bill undertakes to fix the salary to be received

by the treasurer of the county of Northampton at a stated sum annually, and in addition, repeals some local laws applicable to said county. The provisions of the bill are intended to fix the compensation of the treasurer of a single county in the Commonwealth. It is, therefore, local legislation, and, if it regulates the affairs of that county, within the meaning of the Constitution, it is prohibited by Section 7 of Article III. The case of *Morrison v. Bachert*, 112 P. S., 322, decides that an act to ascertain and appoint the fees to be received by prothonotaries and other county officers is an act regulating the affairs of counties. In my judgment this bill comes within the ban of the constitutional provisions above referred to, and I therefore withhold my approval.

WILLIAM A. STONE

---

Veto of an Act to Amend "An act to Provide for the Licensing of Buildings and Other Places in which Theatrical, Operatic or Circus Performances are Held and menageries, or Museums are Exhibited, and Fixing the Price to be paid for Said Licenses," Exempting Buildings used for Such Purposes in Boroughs and Townships Having a Population of Less Than one thousand Five Hundred People.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 8, 1899.

**I** FILE HEREWITH, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 109, entitled "An act to amend the first section of an act, entitled 'An act to provide for the licensing of buildings and other places

in which theatrical, operatic or circus performances are held and menageries or museums are exhibited, and fixing the price to be paid for said licenses,' approved the twenty-fourth day of June, Anno Domini one thousand eight hundred and ninety-five, exempting buildings used for such purposes in boroughs and townships having a population of less than one thousand five hundred people.

It is the intention of this bill to amend the first section of the act of June 24, A. D. 1895, which provides for the licensing of buildings in which theatrical, operatic or circus performances are held, by exempting buildings used for such purposes in boroughs and townships having a population of less than one thousand five hundred people. The act of 1895 provided an annual license tax upon buildings of the character hereinbefore designated, and, for the purpose of providing an equitable system of imposing the tax, required a license of five hundred dollars in cities of the first class, four hundred dollars in cities of the second class, seventy-five dollars in cities of the third class, and thirty dollars in all boroughs and townships. This bill proposes to exempt buildings of this character from the payment of license taxes in all boroughs and townships having a population of less than one thousand eight hundred.

There are at least four serious objections to this bill:

1. The title provides for an exemption of buildings, used for the purposes designated in the act, in boroughs and townships having a population of less than one thousand five hundred persons, while the first section provides that the exemption shall apply to buildings in boroughs and townships having a population of less than one thousand eight hundred people. The Constitution requires a title to fairly give notice of the subject matter of a bill, and it is very doubtful whether a title, which designates all boroughs and townships

having a population of less than one thousand five hundred people, gives proper notice of the enacting clause which extends the benefit of the act to boroughs and townships having a population of less than one thousand eight hundred people.

2. The framers of the new Constitution intended by Section 1 of Article IX, to establish the rule that all taxes shall be uniform within the territorial limits of the authority levying the tax, and provided what property could be exempted from the operation of tax laws. Section 2 of the same article provides that all laws exempting property from taxation, other than the property enumerated in Section 1, shall be void. Theatrical buildings are not within the exempted classes mentioned in Section 1 of the article above referred to, and it is therefore doubtful whether such an exemption can be sustained under these constitutional provisions.

3. An attempt is made to classify boroughs and townships by population; that is to say, all boroughs and townships having a population of more than one thousand five hundred, as provided in the title, or one thousand eight hundred, as specified in the first section of the bill, shall be subject to the payment of the license tax, while boroughs and townships having a less population shall be exempt from the provisions of the proposed law. The Constitutional right as well as the propriety of such legislation is very doubtful.

4. I can see no sufficient reason for reducing the license tax on buildings of this character below the amount specified in the act of 1895, which the present bill is intended to amend. All such laws should be uniform throughout the entire State in the classification recognized by the Constitution and laws.

For these and other reasons that might be specified, I withhold my approval from this bill.

WILLIAM A. STONE.



Veto of an Act Repealing "An Act Providing for the Collection of the Amounts Due the Commonwealth for the Purchase Money, interest and fees due on Unpatented Lands."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 8, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 41, entitled "An act repealing the act 'Providing for the collection of the amounts due the Commonwealth for the purchase money, interest and fees due on unpatented lands,' approved May twenty-sixth, one thousand eight hundred and ninety-seven."

Having already approved Senate bill No. 11, entitled "An act relating to the liens of the Commonwealth against unpatented lands, providing for their adjustment, and for the granting of patents," which provides a method for the settlement of claims due the Commonwealth for the purchase money, interest and fees due on unpatented lands, in connection with the acts of May 20, A. D. 1864, and May 26, A. D. 1897, it is unnecessary to approve the present bill. The provisions of Senate bill No. 11 will remedy the evils sought to be cured by the repeal of the act of 1897, and I therefore withhold my approval.

WILLIAM A. STONE.

Veto of an Act Providing for the Transfer of Judgments and Mortgages by the Holder Thereof, at Maturity, Upon the Request of the Debtor.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 8, 1899.

**I** HEREWITH FILE, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections, thereto, Senate bill No. 107, entitled "An act providing for the transfer of judgments and mortgages by the holder thereof at maturity upon the request of the debtor."

If this bill should become a law it would establish a new relationship between debtors and creditors. It would require a creditor to transfer his mortgage or judgment to whomsoever the debtor might designate upon a tender of the amount of the debt, interest and costs secured by the mortgage or judgment. It is a very serious question whether such a law does not violate that provision of the bill of rights which provides that no law shall be passed impairing the obligation of contracts. The holder of a mortgage or judgment has a contract with the maker thereof that is written into the obligation. The debtor always has it within his power to compel the cancellation of the obligation by paying the obligation, debt, interest and costs. This bill goes a step further than any law that has been enacted up to this time, and would seem to require the holder of a mortgage or judgment to perform an act not specified in his contract and not now required by any law. The propriety of such legislation is very doubtful and the right to enact it under our Constitution problematical. I do not see that any useful purpose would be served by the enactment of this law and am not impressed with the wisdom of its provisions. I therefore withhold my approval.

WILLIAM A. STONE,

Veto of an Act to Recognize the Service of Colonel  
William Bender Wilson to the Commonwealth  
During the Civil War.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 9, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 168, entitled "An act to recognize  
the service of Colonel William Bender Wilson to the  
Commonwealth during the Civil War."

This act seeks to confer upon William Bender Wilson the rank of Colonel in the volunteer forces of the State during a period of the war for the suppression of the Rebellion, and provides further for the furnishing of a gold medal to the said William Bender Wilson commemorative of the services he rendered "as a telegraph operator and scout during the raids and invasions of one thousand eight hundred and sixty-two, one thousand eight hundred and sixty-three, and one thousand eight hundred and sixty-four."

While the Executive is thoroughly appreciative of the valuable services rendered by William Bender Wilson and is entirely willing that they be recognized in some appropriate and fitting manner, he however, is of the opinion that it should be done by the granting of a certificate of honor, setting forth the character of service rendered, and providing by appropriate legislation for the issuance of a similar certificate to those who rendered equally valuable and distinguished service, should they so desire it. It cannot have been the intention of the General Assembly to at this time confer the rank of Colonel in the volunteer forces of the State during the Civil War upon a person who was never mustered into the service, and to give him equal rank and honor with officers who served in command

of regiments in the United States service during the entire period of the War. It would establish a most unwise and dangerous precedent, and detract from the force and honor of commission issued during the War, the holders of which were duly mustered into the service of the United Staes; and the Executive is, therefore, compelled very reluctantly to disapprove, and respectfully suggests that the honorable recognition to which William Bender Wilson, and others who rendered valuable service, is entitled, be provided for by proper legislation in the future.

WILLIAM A. STONE.

Veto of an Act to make county, city, school, borough, road, poor and township taxes a lien on real estate, and to give such lien or liens priority for the period of two years from the time such taxes are levied, in the order named, over any tax, lien, recognizance, mortgage, judgment, obligation or responsibility, except the interests of the widow and heirs charged on real estate under proceedings in the orphans' court, but no longer unless the same be entered of record in the prothonotary's office of the proper county in which such real estate is situate, in appropriate tax lien docket or dockets, in alphabetical order, against the several persons, firms or corporations against whom the same may be levied or assessed, and making such entry notice to all persons, and providing that such liens shall not be hereafter entered upon the general judgment index; providing the manner of continuing and enforcing such liens, and designating the fees of the prothonotary in connection therewith; providing when such liens shall be discharged by a judicial sale of the real estate so encumbered, and imposing duties upon sheriffs, tax collectors, county commissioners, county, city, school, borough, road, poor, and township officials and other persons, in the collection of said taxes.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 9, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 20, entitled "An act to make county, city, school, borough, road, poor and township taxes a lien on real estate, and to give such lien or liens priority for the period of two years from the time such taxes are levied, in the order named, over any tax lien, recognizance, mortgage, judgment, obligation or re-

sponsibility, except the interest of the widow and heirs charged on real estate under proceedings in the orphans' court, but no longer unless the same be entered of record in the prothonotary's office of the proper county in which such real estate is situate, in appropriate tax lien docket or dockets in alphabetical order, against the several persons, firms or corporations against whom the same may be levied or assessed, and making such entry notice to all persons, and providing that such liens shall not be hereafter entered upon the general judgment index; providing the manner of continuing and enforcing such liens, and designating the fees of the prothonotary in connection therewith; providing when such liens shall be discharged by a judicial sale of the real estate so encumbered, and imposing duties upon sheriffs, tax collectors, county commissioners, county, city, school, borough, road, poor and township officials and other persons, in the collection of said taxes."

This bill makes a sweeping change in our present lien laws, and gives priority to county, city, school, borough, road, poor and township taxes over mortgages, judgments, obligations and liens of all kinds. It invades the sanctity of the first mortgage in Pennsylvania and destroys to a certain extent the value of real estate security. Should this bill become a law it would result in placing a first mortgage at a disadvantage, and largely decrease the powers of real estate owners to borrow money on real estate, and increase the rate of interest on the same. It makes what are now regarded in Pennsylvania to be the best securities, namely, first mortgages, secondary to other securities.

The experience in collecting county, city, school, borough, road, poor and township taxes in Pennsylvania is not such as to justify such a radical change in our lien laws as this bill makes. I believe it would work

much greater injury in the depreciation of real estate values to individual owners than it could work good to municipalities. I am opposed to frequent and radical changes in general laws that affect the whole people, unless under circumstances of great necessity. In my judgment there is no such necessity as warrants my concurrence in this bill, and I, therefore, withhold my approval.

WILLIAM A. STONE.

---

Veto of an Act to Make Active or Visiting Committees of Societies Incorporated for the Purpose of Visiting and Instructing Prisoners, Official Visitors of Penal and Reformatory Institutions.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 9, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 1, entitled "An act to make active or visiting committees of societies incorporated for the purpose of visiting and instructing prisoners, official visitors of penal and reformatory institutions."

This bill makes active and visiting committees of any society heretofore incorporated and now existing in this Commonwealth official visitors to prisoners confined in penal and reformatory institutions.

The wardens of the penal institutions of the State are opposed to this bill becoming a law. They fear that it will interfere with the discipline of their institutions. The prison boards are opposed to it, and they with their wardens enter their protest with me against it. I hesitate to approve a bill which is opposed by

men charged with the responsibility of prison discipline, and whose judgment is relied upon as a guide in matters of this kind. They are men of long years of experience. My experience and knowledge of such matters do not warrant me in an action which their judgment condemns. This is not a question of religious visitation or of religious consolation to the inmates of penal institutions. All prisoners confined in the penal institutions of the State may be visited by ministers of their denomination, who may extend religious consolation to them. There is no bar against any denomination or the ministers of any creed.

This bill authorizes societies heretofore incorporated and now existing in this Commonwealth to visit prisoners for the purpose of instructing them. The experience of prison officials and those dealing with prisoners is that non-interference by outside parties is better for the reformation of the prisoners.

I cannot, therefore, in view of the opposition to this bill by those charged with the responsibility by position and by experience, give it my approval.

WILLIAM A. STONE.



Veto of an act to provide for the Entering of Liens for the Better Securing the Pay of Mechanics, Laborers and Material Men, for Work and Labor Done and for Material Furnished About the Erection of any New Buildings, and for the Repairs and Alterations of Those Already Built and to be Built.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 11, 1899.

**I** HEREWITH FILE, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 306, entitled "An act to provide for the entering of liens for the better securing the pay of mechanics, laborers and material men, for work and labor done and for material furnished about the erection of any new buildings, and for the repairs and alterations of those already built and to be built.

This bill is intended to cover the whole subject of mechanics' liens. It makes radical and sweeping changes in the present law on this subject. It was passed during the last days of the legislative session without much, if any, public discussion thereon. I very much doubt the wisdom of enacting a new law on this important subject without more mature deliberation on the part of the many interest concerned. None of our statutes affect more varied interests than a mechanic's lien law, and changes, in my judgment, should not be made without very careful consideration. I am not prepared at this time to give my approval to the present bill. Our mechanic's lien law needs amendment perhaps, and I have no doubt that at the next session of the Legislature the whole subject can be considered fully and in a way to give very general satisfaction to our entire people.

WILLIAM A. STONE.

Veto of an Act to Amend "An Act for the Greater Certainty of Title and More Secure Enjoyments of Real Estate," wherein it Relates to Implied and Resulting Trusts in Favor of Married Women.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 11, 1899.

**I** FILE HEREWITH, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 46, entitled "An act to amend the sixth section of an act, entitled 'An act for the greater certainty of title and more secure enjoyments of real estate,' approved twenty-second April, one thousand eight hundred and fifty-six, wherein it relates to implied and resulting trusts in favor of married women."

This bill is intended to amend Section 6 of the act of April 22d, A. D. 1856, wherein it relates to implied and resulting trusts in favor of married women. The act in question is well understood and has received the sanction of the legal profession for upwards of fifty years, and I very much doubt the propriety of modifying it as suggested in this bill. It is not entirely clear what this measure is intended to remedy. The second proviso would seem to make its provisions retroactive, and its purpose is to change the status of cases existing prior to its passage. Retroactive legislation should always receive careful scrutiny, and when intended to interfere with vested rights should not be approved unless in the interests of the general public. This bill has all the ear-marks of a general law, but drawn to cover a particular case. Such legislation is not viewed with favor. I therefore withhold my approval.

WILLIAM A. STONE.

Veto of an Act Empowering Cities to Grade, Pave, Curb, Macadamize and Otherwise Improve Public Streets and Alleys, or Parts Thereof, Without Petition of Property Owners, and Providing for the collection of the Costs, Damages and Expenses Thereof, and the Appointment of Viewers Thereon, and the Proceedings of Said Viewers and Their Compensation.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 11, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 56, entitled "An act empowering cities to grade, pave, curb, macadamize and otherwise improve public streets and alleys, or parts thereof, without petition of property owners, and providing for the collection of the costs, damages and expenses thereof, and the appointment of viewers thereon, and the proceedings of said viewers and their compensation.

The approval if this bill is made unnecessary by a decision of the Supreme Court, very recently rendered, in which the Constitutionality of the act of May 22, 1895, is sustained.

This bill was prepared by the solicitors of Pittsburgh and Allegheny while a case in the Supreme Court was pending, and before a decision has been reached, with a view of a possible adverse decision, and they now desire me to disapprove it for the reason that, under the decision of the Supreme Court referred to sustaining the act of May 22d, 1895, which is similar in nearly all respects to the bill now before me, the approval of the bill is not required, and I therefore withhold my approval from said bill.

WILLIAM A. STONE.

Veto of an act Supplementary to "An Act to Authorize Incorporated Companies to Invest and Reinvest Surplus Funds in Mortgages, Stocks and Other Securities, and Fixing the Time for Holding Elections for Directors."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 12, 1899.

**I** FILE HEREWITH, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, Senate bill No. 181, entitled "An act supplementary to an act, entitled 'An act to authorize incorporated companies to invest and reinvest surplus funds in mortgages, stocks and other securities,' approved March thirty-first, one thousand eight hundred and sixty-eight."

This bill, as originally introduced, and as the title clearly indicates, was intended only as an amendment to the act of March 31st, A. D. 1868, which authorized incorporated companies to invest and reinvest surplus funds in mortgages, stocks and other securities, under certain limitations and restrictions therein set forth. The act of 1868 did not apply to banks and banking institutions, and it evidently was not the intention of the authors of this bill to have the proposed law apply to banking institutions, but on its passage through the Legislature it was amended so as to include all banks and banking companies incorporated under the laws of this Commonwealth.

So radical a change in our banking laws should not be made without the fullest discussion. Our State has always been conservative in laws regulating the control of banks, and has, up to this time, refused to permit such institutions to buy and sell stocks, bonds and other doubtful securities for purposes of speculation or investment. If this bill should become a law it would

open wide the doors of all banking institutions in making investments in securities of almost every character. I am convinced that this radical change in the law relating to banks is meritorious or that it is in the interest of the people of the State who are depositors in banking institutions. The title to the act does not give any notice of the fact that it is intended to apply to banking institutions, and for this reason it is my opinion that the title does not give proper notice of the subject matter of the bill. Several other objections have been and can be urged against the proposed legislation, and I therefore withhold my approval.

WILLIAM A. STONE.

---

Veto of an Act to Provide for an Additional Law Judge of the Several Courts of the Sixth Judicial District.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 13, 1899.

**I** FILE HEREWITH, WITHOUT MY APPROVAL, in the office of the Secretary of the Commonwealth, House bill No. 468, entitled "An act to provide for an additional law judge of the several courts of the Sixth Judicial District."

The only question for me to consider in this matter is whether an additional law judge in the county of Erie is necessary for the proper dispatch of the legal business of the courts. A number of the leading lawyers of that county have, in writing, stated that in their judgment an additional law judge in Erie county

is unnecessary. The commissioners of the county and other county officials have also informed me that they regard it unnecessary.

In the face of this opinion of so respectable a number of the attorneys of that county and some of the county officials, I cannot give my approval to the bill. The fact that the question of the necessity of an additional judge is disputed by so considerable a number of the reputable citizens of Erie county who, from their positions in the county are qualified to advise upon this question, is sufficient justification for me to withhold my approval.

Under the law pertaining to judges of the courts of common pleas of the different counties of the State, a judge of any county may call to his assistance the judge of any other county in the State when the business before his court demands it. This practice is frequently resorted to by the judges in the State, and there is no difficulty in finding other judges who are not so pressed with business in their counties as to interfere with their assisting a neighboring judge.

Recognizing the growing population in Erie county, and the apparent demand for an additional judge, I am not yet fully persuaded that the time has arrived when necessity demands an additional judge, and, therefore, withhold my approval from said bill.

WILLIAM A. STONE.

Veto of an Act to Amend "An Act to Provide for the Incorporation and Regulation of Certain Corporations," so as to Authorize the Formation of Corporations for any Lawful Purpose not otherwise Specifically Provided for by Act of Assembly.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 15, 1899.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 389, entitled "An act to amend the eighteenth paragraph of section second of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the 29th of April, A. D. 1874, so as to authorize the formation of corporations for any lawful purpose not otherwise specifically provided for by act of Assembly."

The bill is wholly unobjectionable, and its passage desired for the reason that it would undoubtedly increase the revenue of the State to some extent. It authorizes the chartering of corporations for any legitimate purpose and removes the obstacles to the organization of business associations. I would gladly approve this bill were it not for the circumstances attending its passage. As the bill passed the Legislature it excluded the formation of corporations for the distilling or manufacture of intoxicating liquors. After the bill had passed the Legislature, some one changed the word "excluding" to the word "including," and it came to me in that form. To approve this bill would simply be to approve a bill which never passed the Legislature, and my attention having been called to it, and such investigation as I have been able to make leading me to believe that the charge is true, I withhold my approval.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs, near Ashland, Schuylkill County.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$84,750. I withhold my approval from the sum of \$6,000 of the item which provides for the erection and completion of a ward for men burned by mine explosions and for completely furnishing the same, and also withhold my approval from the sum of \$2,000 of the item which provides for maintenance.

This action is necessary owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the Pennsylvania Soldiers' and Sailors' Home at Erie.

**M**AY 12TH, 1899.—THIS BILL APPROPRIATES \$175,000 for the two fiscal years and is the same as was appropriated by the Legislature of 1897 to this Home.

The Soldiers' and Sailors' Home at Erie receives certain funds from the United States Government which enables it to exist without using the whole of this appropriation. During the past two years the institution has used only \$100,000 of this appropriation. In conferring with members of the Board having charge of the Home at Erie, I have reached the conclusion that



this appropriation may be safely reduced to \$100,000, and an agreement to that effect has been filed in the office of the State Treasurer.

I, therefore, approve this bill for the sum of \$100,000 only, and disapprove of it for the sum of \$75,000, in accordance with the release filed in the office of the State Treasurer.

WILLIAM A. STONE.

---

Veto of Part of an Act to Establish an Emergency Fund to be Used, as occasion May Require, in the Suppression of Epidemics, Prevention of Disease, and Protection of Human Life in Times of Disease and Disaster.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for \$25,000. I withhold my approval from \$25,000 for the reason that in the past two years not one-half of the amount aforesaid was used and I can see no reason why, during the next two years, it will be necessary to use more than half of this appropriation. This reduction has been agreed to by paper duly executed and filed by the Governor, the Auditor General and the State Treasurer, who constitute the Emergency Board, and I, therefore, withhold my approval of the sum of \$25,000, as per said release filed in the office of the State Treasurer.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, Located at Philipsburg, Centre County.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$12,000. I withhold my approval from the sum of \$2,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an appropriation to the Hospital of the University of Pennsylvania.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$50,000. I withhold my approval from the sum of \$25,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Corry Hospital Association of Corry, Erie County.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$4,000. I withhold my approval from the sum of \$2,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the Philadelphia Home for Incurables.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$10,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said institution have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the Medical and Surgical Department of the Western Pennsylvania Hospital at Pittsburgh.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$78,000. I withhold my approval from the sum of \$12,000, which is the amount the trustees of said hospital have agreed should abate

and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the McKeesport Hospital.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$12,000. I withhold my approval from the sum of \$3,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the Medical Department of the Hahnemann Medical College and Hospital of Philadelphia.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$45,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said institution have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$45,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the German Hospital of Philadelphia.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$15,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Allegheny General Hospital, Allegheny City.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$35,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the Pottsville Hospital, of Pottsville, Schuylkill County.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$15,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Hospital Department of the Philadelphia Polyclinic and College for Graduates in Medicine.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$20,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to Saint Luke's Hospital, of South Bethlehem.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$20,000. I withhold my approval from the sum of \$2,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Hospital Department of the Jefferson Medical College, of Philadelphia.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$50,000. I withhold my approval from the sum of \$25,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the Christian H. Buhl Hospital, of the Borough of Sharon.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$7,000. I withhold my approval from the sum of \$2,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.



Veto of Part of an Act Making an Appropriation to  
the Altoona Hospital.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$12,000. I withhold my approval from the sum of \$2,000, which is the amount the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to  
the Pennsylvania Museum and School of Industrial  
Art of Philadelphia.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$35,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said institution have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Pennsylvania Epileptic Hospital and Colony Farm.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$5,000. I withhold my approval from the sum of \$5,000, which is the amount the trustees of said institution have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the West Side Hospital Association of Scranton.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED except as to the item of \$15,000 for maintenance, which I have approved for \$10,000, withholding my approval of the sum of \$5,000, being the amount which the trustees of said hospital have agreed should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation to the House of Refuge, Situated in the Eastern District of the Commonwealth.

**M**AY 12TH, 1899.—THIS BILL IS APPROVED for the sum of \$135,000. I withhold my approval from the sum of \$15,000, which is the amount the trustees of said institution have agreed

should abate and be turned into the State Treasury, as per agreement filed in the office of the State Treasurer.

This action is necessary, owing to the present condition of the Treasury and the estimated revenue for the next two years.

WILLIAM A. STONE.

---

Veto of Part of an Act Making an Appropriation towards the maintenance of the Pennsylvania Nautical School Ship, Located at the Port of Philadelphia.

**M**AY 13TH, 1899.—APPROVED IN ACCORDANCE with the provisional release filed in the office of the State Treasurer, by which the Board of Directors of this institution agree that that portion of the appropriation amounting to \$6,000 for the last half of the fiscal year beginning June first, 1900, shall abate under certain conditions therein specified.

WILLIAM A. STONE.

---

Veto of Part of a Further Supplement to "An act to Accept the Grant of Public Lands by the United States for the Endowment of Agricultural Colleges."

**M**AY 13TH, 1899.—THIS BILL IS APPROVED except as to the following items:

The item which provides for repairs and maintenance of buildings and maintenance and improvement of steam plant the sum of \$2,500, or so much thereof as may be necessary, is disapproved.

The item for maintaining campus walks and roads the sum of \$1,000, or so much thereof as may be necessary, is disapproved.

The item for maintenance of the Department of Physics and purchase of additional apparatus for physical research the sum of \$1,000, or so much thereof as may be necessary, is disapproved.

The item for maintenance of the Department of Civil Engineering and Equipment of the hydraulic laboratory the sum of \$2,500, or so much thereof as may be necessary, is disapproved.

The item for maintenance of the Department of Chemistry, including the chemical museum, the sum of \$2,000, or so much thereof as may be necessary, is disapproved.

The item for maintenance of the Department of Psychology, including psychological laboratory, the sum of \$1,000, or so much thereof as may be necessary, is disapproved.

And the item for maintenance of the biological and botanical laboratories the sum of \$1,000, or so much thereof as may be necessary, is disapproved.

These items are disapproved, not because they are not needed by the college, but because the financial condition of the State and the estimated revenues for the coming two years will not justify me in approving them.

WILLIAM A. STONE.

Veto of Part of an Act Making an Appropriation to the Medico-Chirurgical Hospital of Philadelphia.

**M**AY 13TH, 1899.—THIS BILL MAKES AN APPROPRIATION of \$85,000 for maintenance in the first item, and \$35,000 for repairs to hospital buildings in the second item.

I approve the sum of \$70,000 of the first item, and disapprove of the sum of \$15,000. Of the second item, providing for repairs to the hospital buildings, I approve of the sum of \$20,000, and disapprove of the sum of \$15,000. These reductions are in accordance with the agreement filed by the authorities of said institution in the office of the State Treasurer, which agreement also authorizes the State Treasurer to withhold the further sum of \$5,000, appropriated for maintenance, under certain conditions therein stipulated.

WILLIAM A. STONE.

Veto of Part of an Act to Provide for the Ordinary Expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the Public Debt, and for the support of the public schools for the two fiscal years Beginning June first, One Thousand Eight Hundred and Ninety-nine, and for the Payment of Bills Incurred and Remaining Unpaid.

**M**AY 13TH, 1899.—THIS BILL IS APPROVED except as to the following items:

Public Grounds and Buildings.

The item in section two which provides as follows:

“For the payment of Anthony Frenie and Josiah Higgins, janitors of the toilet and bath rooms of the Capitol and Executive buildings, for two years, the

sum of three dollars each per diem, for time actually employed."

This item is disapproved for the reason that these men are already borne on the rolls as employes and paid by the departments to which they belong, and there is no necessity for this appropriation.

Also the item which provides as follows:

"For the payment of rent of rooms in the building at the corner of Second and Locust streets, Harrisburg, now occupied by the Department of Public Instruction, for the two fiscal years commencing June first, one thousand eight hundred and ninety-nine, the sum of two thousand four hundred dollars, or so much thereof as may be necessary."

This item is disapproved for the reason that I am assured by the Auditor General that quarters can be arranged in the new Capitol building for the Department of Public Instruction, and that this amount can thus be saved to the State.

Also the item which provides as follows:

"For the payment of rent of rooms in Harrisburg National Bank Building, now occupied by the Forestry Commissioner and the Economic Zoologist, for the two fiscal years commencing June first, one thousand eight hundred and ninety-nine, the sum of one thousand and eighty dollars, or so much thereof as may be necessary."

This item is disapproved for the reason that I am assured by the Auditor General that quarters can be arranged for these two departments in the new Capitol building and that this amount can thus be saved to the State.

#### Medical Council.

Also the item which provides as follows:

"For the payment of the necessary expenses of the Medical Council of Pennsylvania, two years, the sum

of two thousand dollars, or so much thereof as may be necessary.”

This item is approved for the sum of \$1,000, and disapproved for the sum of \$1,000. This is an increase in the appropriation for the expenses of the Medical Council not authorized by the act of Assembly creating this Council, and in my judgment is not justified by the expense incurred.

#### Dental Council.

Also the item which provides as follows:

“For the payment of the necessary expenses of the Dental Council, two years, the sum of one thousand five hundred dollars, or so much thereof as may be necessary.”

This item is disapproved for the reason that the act approved July 9, 1897, creating the Dental Council, makes provision that the expenses of that Council shall be paid out of the fees provided by said act, and there is no justification for taking this money out of the State Treasury.

#### Senate.

The item in section four which provides as follows:

“For the payment of the salaries of the officers and employes of the Senate (except Librarian and watchman), the sum of thirty-four thousand three hundred and twenty-four dollars, or so much thereof as may be necessary.”

This item is approved for the sum of \$31,324, and disapproved for the sum of \$3,000, for the reason that in this item is embodied compensation for an engineer and fireman, which officers are not required during the period of adjournment, inasmuch as heat is supplied from outside the building and the services of an engineer and fireman are dispensed with. The sum of

\$3,000 is the amount ascertained by the State Treasurer which would be received by them under this appropriation.

Also the item which provides as follows:

“For the payment of the services of a calendar and property clerk in Senate, the sum of six hundred dollars for the session of one thousand eight hundred and ninety-nine, and three dollars per diem during the recess ending December thirty-first, one thousand nine hundred.”

That portion of this item which appropriates \$600 for the session of 1899 is approved, and that portion of the item which appropriates \$3.00 per day during the recess ending December 31, 1900, is disapproved. There is no necessity for this office and no duties for the officer to perform, and in my judgment no justification for the approval of this portion of the item.

Also the item which provides as follows:

“To E. W. Smiley, chief clerk of the Senate, for the payment of salaries of five pages of the Senate, appointed in pursuance of resolution of the Senate (page four hundred and fifty-six Senate Journal, one thousand eight hundred and ninety-seven), the sum of seventeen hundred and fifty dollars.”

This item is disapproved for the reason that it is in payment of expenses incurred during the Legislature of 1897, and which if justified should have been provided for by that Legislature. The whole question of extra employes was fully considered by the Legislature of 1897 and my predecessor in office, and I do not feel justified in opening it anew at this time.

#### House of Representatives.

The item in section four which provides as follows:

“For the payment of the salaries of officers and employes of the House (except resident clerk and watch-



man), the sum of forty-two thousand five hundred and twenty dollars, or so much thereof as may be necessary."

This item is approved for the sum of \$40,654, and disapproved for the sum of \$1,866, for the reason that the compensation for a fireman in the House amounting to \$1,866 is included in this item. The hall of the House of Representatives and all the committee rooms connected therewith are now heated by steam, conducted in pipes from other buildings, and the services of a fireman is no longer needed. I, therefore, withhold my approval of this portion of this item, which is the amount of his salary as calculated by the State Treasurer.

The item in section five which provides as follows:

"For the payment of the publication of the Legislative Record, the sum of three dollars and forty-four cents per page, in accordance with the contract relating thereto, and for the payment, at the same rate per page, of two hundred copies over and above the regular edition, delivered to the State Librarian as provided for by an act of Assembly approved June twenty-fourth, one thousand eight hundred and ninety-five."

That portion of this item which reads as follows: "And for the payment at the same rate per page, two hundred copies over and above the regular edition, delivered to the State Librarian as provided for by act of Assembly approved June 24, 1895, is disapproved for the reason that the cost of the publication of the Legislative Record is by page and not by copy. The appropriation of \$3.44 per page should be full compensation for the publication of the Record, and there is no necessity, or excuse, for any extra payment whatever.

The item in section eight which provides as follows:

"For the support of the public schools of the Commonwealth for the two years commencing on the first

day of June, one thousand eight hundred and ninety-nine, the sum of eleven million dollars, to be paid on warrants of the Superintendent of Public Instruction in favor of the several school districts of the Commonwealth."

This item makes an appropriation of \$5,500,000 annually for the support of the public schools of the Commonwealth. The Constitution of 1874 provides that not less than \$1,000,000 annually shall be appropriated for the support of the public schools of the State. The minimum amount fixed by the new Constitution was the maximum of legislative generosity from 1874 down to and including 1887; in other words, the Legislature, for a period of thirteen years after the adoption of the new Constitution, appropriated to the common schools the sum of \$1,000,000 annually. Prior to 1874 the annual appropriation to the common schools was very much less than the minimum amount fixed in the Constitution. In the early days of our system of popular education the common schools were supported almost entirely by local taxation. It was the thought of the early advocates of the public school system that the schools should be supported by the districts in which they were located, and that the people would have greater interest in them if taxed for that purpose. As the great business and material interests of the State developed it was deemed advantageous to the school system to make more liberal appropriations out of the State revenues.

In 1887 an agitation was started that resulted in increasing the annual appropriation to \$1,500,000, and for the two years following the public schools of the State received that amount each year. In 1889 the Legislature increased the appropriation to \$2,000,000 annually, and this was the amount of aid extended by the State to the public schools for the two years following that session. Being so successful in having

the appropriations for this purpose increased, the friends of our common schools continued the agitation during the session of 1891, with the result of increasing the annual amount set apart for school purposes to the princely sum of \$5,000,000. This is a larger amount than is appropriated by any other state in our great country for the support of common schools, and it was very generally supposed that no further attempt to increase it would be made. In 1893, however, a bill was introduced into the Legislature which authorized and required directors to furnish free text-books to the pupils in our common schools. At that time a very large number of the districts throughout the State did not provide free text-books for the pupils. The introduction of free text-books necessarily involved the expenditure of large sums of money, and the friends of this measure succeeded in securing an additional \$500,000 for this purpose. Following these precedents each succeeding Legislature has appropriated \$5,500,000 annually for the support of the common schools.

It must not be forgotten in this connection that the appropriation of \$5,500,000 does not include the appropriations made for the maintenance and support of our orphan schools, normal schools, the expenses incident to the support of the Department of Public Instruction, the payment of the salaries of county superintendents, and the appropriations made from time to time to other worthy educational institutions. Adding the appropriations made for the purposes last enumerated to the annual appropriation for the support of the common schools, we find that more than six million dollars are paid out of the State Treasury each year in support of the cause of education. When we take into consideration the fact that the net revenues of the State amount to little more than \$11,000,000 each year, it will be readily seen how generous the State has been in dealing with the school question.

These large and magnificent appropriations to the common schools have gone on from year to year until our Treasury is left in a condition of financial embarrassment and we are now confronted with the practical question whether or not we can continue to make these appropriations without seriously affecting the credit of the Commonwealth. I am proud of our common school system, and in hearty sympathy with every movement that has for its purpose the betterment of our schools. If a large deficit did not already exist in our Treasury on account of these appropriations, and if the anticipated revenues of the State would justify their continuance, I should most cheerfully give my approval to this section of the General Appropriation Bill. I cordially commend the intelligent purpose and patriotic devotion of our citizens to the common schools of the State, but every honest man must concede that it is impossible for the State to give away more money than it receives, no matter how worthy the purpose for which the money is expended. It is absolutely necessary to reduce the appropriations made by the Legislature, and it has seemed to me that, since free text-books have already been provided and paid for out of the general appropriations made since 1893, the annual appropriations could be reduced \$500,000 a year without doing any injustice to the schools.

In my Inaugural address I called the attention of the Legislature to the financial condition of the Commonwealth, and stated that there was an actual deficit of between three and four million dollars on account of unpaid appropriations, and suggested that the Legislature should either cut down the appropriations or increase the revenues. I urged this both privately and publicly upon different occasions, but the Legislature has adjourned without providing any additional revenue, except possibly an increase estimated at \$200,000 per annum after the first year under the new

mercantile tax law. The appropriations made will amount to as much as, if not more than, the estimated revenues of the next two years. On the first of June—but a few weeks hence—the whole appropriation of \$5,500,000 for the year ending at that time will be due, no part of which has yet been paid. At that time there will not be a million dollars in the Treasury to meet this obligation. In view of this financial condition it seems to me unwise to accumulate one appropriation upon another when there are no funds with which to pay them. I have carefully examined the General Appropriation Bill, as well as other appropriation bills, and have in every instance withheld my approval from items where I felt justified in so doing. In this way I have reduced the appropriations made by the Legislature and withheld my approval of bills amounting in round numbers to \$500,000. It is my earnest desire to pay the obligations of the State which have been heretofore made, and which it is honorably bound to pay, to relieve the present embarrassment of the Treasury, and preserve the credit of the State. No fair minded and impartial citizen will justify me in approving appropriation bills in excess of the unpaid appropriations made by prior Legislatures and the estimated revenues of the State for the two fiscal years next following. During the four years for which the people have honored me with the Executive Office I hope, by economy and care, even in the absence of additional revenue, to see these unpaid appropriations liquidated and the State placed upon a sound financial basis. A State, like an individual, cannot continue to pay out year by year more money than it receives and remain in a solvent condition. My purpose is to pay all appropriations made by the present Legislature which receive Executive approval and liquidate at least one and a half million dollars of the obligations remaining from former Legislatures during the next

two years. In order to do this I am compelled to reduce the appropriation to the common schools \$500,000 a year, amounting to one million dollars in two years, which, added to the \$500,000 obtained by reducing other appropriations of the Legislature of 1899, will enable the Auditor General and State Treasurer to reduce what would be called the floating debt \$1,500,000 during the next two years. In my judgment the State should pay its pre-existing debts, incurred under the sanction and authority of law, before it assumes new burdens which it is impossible to pay.

The authority of the Governor to disapprove part of an item is doubted, but several of my predecessors in office have established precedents by withholding their approval from part of an item and approving other parts of the same item. Following these precedents, and believing that the authority which confers the right to approve the whole of an item necessarily includes the power to approve part of the same item, I, therefore, approve of so much of this item which appropriates \$5,000,000 annually, making \$10,000,000 for the two years beginning June 1st, 1899, and withhold my approval from \$500,900 annually, making \$1,000,000 for the two school years beginning the first day of June, 1899.

The item in section nine which provides as follows:

“For the payment of the salaries of the county superintendents of the public schools, for two years, the sum of two hundred and thirty thousand dollars, or so much thereof as may be necessary, to be paid on warrant of the Superintendent of Public Instruction.”

This item is approved for the sum of \$205,000 and disapproved for the sum of \$25,000. This item in the appropriation bill of 1897 was \$198,000, but it was increased to the sum of \$230,000 in order to meet the requirements of the bill passed by the Legislature of 1899 prohibiting the school directors from fixing the

salaries of county superintendents at a less sum than \$1,500. That bill has not received Executive approval and the necessity for this increase no longer exists. The school directors in several of the counties have under their authority increased the salaries of county superintendents, which will require some few thousand dollars more than the amount appropriated in 1897, but I am satisfied that the sum of \$205,000 will be sufficient to meet these payments and, therefore, withhold my approval from the sum of \$25,000 in this item.

Also the item which provides as follows:

“For the education of teachers in the Normal Schools the sum of \$130,000 annually, or so much thereof as may be necessary, to be applied under the same conditions and under the same restrictions as are set forth in section 3 of the general appropriation act, approved March twenty-third, one thousand eight hundred and seventy-three, provided that each student in a normal school, drawing an allowance from the State, must receive instruction in the science and art of teaching in a special class devoted to that object, for the whole time such allowance is drawn, all of which sums herein appropriated shall be paid upon the warrant of the Superintendent of Public Instruction.”

This item is approved in so far as it provides for the payment of \$130,000 for the first of the two years, and it is disapproved for the second school year beginning June first, 1900. This will give ample notice to all who are affected thereby. This course is made necessary by the condition of the Treasury and the estimated revenues of the State for the next two years.

The item in section twenty-one which provides as follows:

“For the payment of the expenses of the delegates appointed by the Governor to attend the Farmers’ National Congress, held at Saint Paul, Minnesota, in the

year one thousand eight hundred and ninety-seven, and at Fort Worth, Texas, in the year one thousand eight hundred and ninety-eight, the sum of three thousand nine hundred and ninety-four dollars and sixty-two cents, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers, duly verified under oath by each of the several delegates, the same to be approved by the Auditor General and State Treasurer."

This item is disapproved for the reason that the delegates who attended the Farmers' National Congress, held at St. Paul, Minnesota, in the year 1897, and at Fort Worth, Texas, in the year 1898, were distinctly given to understand at the time of their appointments that they would serve, if they accepted the appointment, without compensation and without expense to the State. There is no authority in law to justify the State in paying these expenses, and while it has been customary to approve these items, I feel that the condition of the Treasury and the lack of revenue for the next two years will not justify the expenditure of the money provided in this appropriation, and I, therefore, withhold my approval of this item.

The item in section twenty-two which provides as follows:

"The State Treasurer is hereby authorized and directed to pay out of any moneys in the State Treasury not otherwise appropriated, on accounts to be audited and adjusted by the Auditor General and State Treasurer, the sum of seven hundred and fifty dollars, or so much thereof as may be necessary, to pay the sum they may find to be legally due to Messrs. Rankin & Kellogg, architects of the city of Philadelphia, for money expended and services rendered by them to the trustees of the asylum for the chronic insane, in fitting up the laundry, kitchen, refrigerators, dining-room and



chapel, including plumbing and finishing floors of said asylum."

This item is disapproved because the claims growing out of the construction to this institution were adjusted some years ago, and this claim was either not presented at the time or, if presented, was disallowed by the accounting officers of the State. The services were rendered some six years ago and I do not feel justified in concurring in this appropriation. I, therefore, withhold my approval.

The item in section twenty-three, which provides as follows:

"For the payment to Mary Weyand, of Somerset county, the sum of eighty-nine dollars and thirteen cents, the same being the amount paid by John Weyand, now deceased, the husband of the said Mary Weyand, for purchase money and fees for the tract of land in Turkeyfoot township, Somerset county, which amount was improvidently paid by said John Weyand, the title of said tract of land having been previously granted to other parties; said amount to be paid on warrant of the Auditor General on the State Treasurer in due form, upon a certificate from the Secretary of Internal Affairs that the warrant and patent granted in said case have been surrendered to the State. And for the payment to the estate of A. C. Patterson, the sum of three hundred dollars, the same being the amount paid by A. C. Patterson, now deceased, for an island in the Ohio River, in Allegheny county, which amount was improvidently paid by the said A. C. Patterson, the title to the said island having been previously granted to other parties; said amount to be paid on the warrant of the Auditor General on the State Treasurer in due form, upon a certificate from the Secretary of Internal Affairs that the warrant and patent granted in said case have been surrendered to the State."

These items are disapproved for the reason that Article III, Section 15, of the Constitution of the State, provides that "The General Appropriation Bill shall embrace nothing but appropriations for the ordinary expenses of the Executive, Legislative and Judicial Departments of the Commonwealth, interest on the public debt and for public schools; all other appropriations shall be made in separate bills, each embracing but one subject." and the appropriations contained in this item are not for any ordinary expense of any department of the State Government and are not properly included in the General Appropriation Bill, and for the further reason that, if approved, such action would establish a precedent for many other similar claims, which might be presented by people who attempt to obtain title by location of land which they believe to be unpatented. The State officers cannot guarantee title to persons who claim land to be unpatented, and I very much fear that this would open the door to many similar claims.

The item in section twenty-four which provides as follows:

"The sum of two thousand two hundred and ninety-three dollars and ninety cents, or so much thereof as may be necessary, is hereby appropriated to Theodore C. Erb, mechanic of the Capitol building, to reimburse him for personal property, owned and used by him in the service of the State of Pennsylvania, which was destroyed by the burning of the Capitol building, February second, one thousand eight hundred and ninety-seven, in accordance with sworn statement furnished, and which shall be filed with the Auditor General when settlement of said account is made."

This item is disapproved because it is not such ordinary expense of the Executive, Legislative and Judicial Departments of the Commonwealth as is contemplated in Article III, section 15, of the Constitution

and it is, therefore, not properly incorporated in the General Appropriation Bill.

The item in section twenty-five which provides as follows:

“For the payment of the bills incurred and the necessary expenses thereunder of concurrent resolution, approved February ninth, one thousand eight hundred and ninety-seven, for stenographic services and typewriting, the sum of four hundred and sixty dollars, or so much thereof as may be necessary, to be paid on the warrant of the Auditor General to William K. Miller, upon the presentation of specifically itemized vouchers, duly verified and attested under oath.”

This item is disapproved for the reason that it is to pay for stenographic work and typewriting authorized by the Legislature of 1897, and should have been provided for by that Legislature, and was, as I am informed, partially paid. In my judgment the unpaid accounts of the Legislature of 1897 should not be satisfied by appropriations made at this time. This belongs to that class of claims about which much agitation has been made, and I do not feel disposed to reopen the subject.

The item in section twenty-six which provides as follows:

“To the estate of Edgar L. King, deceased, the sum of fifteen hundred dollars in full for bill of thirty-three hundred and thirty-seven dollars and eighty-five cents, for services during the session of one thousand eight hundred and ninety-seven, including stenographic, typewriter, copying work, and other services and expenses incurred in pursuance of concurrent resolutions, approved February ninth, one thousand eight hundred and ninety-seven, February sixteenth, one thousand eight hundred and ninety-seven, March seventeenth, one thousand eight hundred and ninety-seven, and April thirtieth, one thousand eight hundred and nine-

ty-seven, four hundred and fifty dollars of which shall be paid to Miss Gertrude M. Butler, his assistant, and one hundred and fifty dollars to William F. Reber, his assistant, and the remainder to Mrs. Edgar L. King, widow of Edgar L. King, deceased, payable upon proper warrants of the Auditor General."

This item is disapproved for the same reasons as set forth in the disapproval of item in section twenty-five of this bill.

The item in section twenty-nine which provides as follows:

"For the payment of the amount due the estate of George F. Murray, for work in and about the Capitol building in one thousand eight hundred and ninety-five, the sum of eight hundred and fifty dollars, or so much thereof as may be necessary, the same to be paid upon satisfactory proof to the Auditor General and State Treasurer that the work was duly ordered by competent authority and was properly done by said Murray."

This item is disapproved for the reason that the claim of George F. Murray was considered, and he has already been allowed the amount to which, in the judgment of the Board of Public Grounds and Buildings, he was entitled. This Board was better capable of judging the value of his services, and the compensation he should receive for his work, than the Legislature of 1899 and the Governor. An attempt to correct any mistakes which may have been made by the Board would, in my judgment, be unwarranted, and for that reason I withhold my approval of this item.

WILLIAM A. STONE.

Veto of a Joint Resolution Proposing Certain Amendments to the Constitution, in Connection with the Elections.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 5, 1899.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Joint Resolution No. 103, "proposing an amendment to the Constitution of the Commonwealth," which originated in the House of Representatives, and was received by me April 17, 1899.

It is the purpose of this resolution to provide for the amendment of Sections 1 and 7 of Article VIII of the Constitution so as to provide that "laws regulating and requiring the registration of electors may be enacted to apply to cities only, provided that such laws be uniform for cities of the same class."

Section 7 provides that "all laws regulating the holding of elections by the citizens or for the registration of electors shall be uniform throughout the State." The framers of the new Constitution wrote into our fundamental law the wholesome provisions that all election and registration laws should be uniform throughout the entire State, and I can see no sufficient reason why a different rule should prevail at the present time. It seems to me that every citizen, in the exercise of the right of suffrage, should be on an exact equality with his fellow citizens, no matter in what part of the Commonwealth he may be located. I cannot but doubt the propriety of changing the Constitution so as to permit the enactment of laws that will make qualifications of electors in the cities and other municipalities different from the qualifications of electors in other parts of the Commonwealth.

The submission of a constitutional amendment to a

vote of the people necessarily imposes upon the taxpayers a very considerable expense, and it should not be done unless there is some public necessity for the proposed amendment. I am not convinced that any such necessity exists in reference to the proposed amendment. A constitution preserves the rights, liberties and privileges of the people and should not be easily disturbed. I therefore withhold my approval.

WILLIAM A. STONE.

---

Veto of a Joint Resolution Proposing an Amendment to the Constitution, in Connection with the Elections.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., May 12, 1899.

**I** HEREWITH FILE, IN THE OFFICE OF THE Secretary of the Commonwealth, without my approval, a Joint Resolution "proposing an amendment to the Constitution of the Commonwealth," which originated in the Senate and was received by me on the 20th day of April, A. D. 1899.

It is the purpose of this resolution to provide for the amendment of Section 4 of Article VIII of the Constitution, which requires that all elections shall be by ballot. As it now stands, the Constitution provides that every ballot voted shall be numbered, and the number must be recorded by election officers on the list of voters opposite the name of the elector. It also provides that an elector may write his name upon the ticket, or cause the same to be written thereon, so that his right of suffrage may not be interfered with. This provision was intended, not only to prevent fraud

in our elections, but to make more easy the detection of the fraudulent voter. So far as I have any knowledge on the subject, this provision of the Constitution has given very general satisfaction to our people and is considered a safeguard in the exercise of the elective franchise. It is the intention of the proposed amendment to strike down these constitutional limitations so that the Legislature may adopt any system of voting it may see fit. While it does not appear in the language of the proposed amendment, it is, nevertheless, well understood that its promoters have in view the introduction of voting machines into the many election districts of the State. This would involve the Commonwealth or the counties in the expenditure of large sums of money, and it is very doubtful whether our electors and taxpayers are prepared for such a radical change in the system of voting and to pay the expenses which would necessarily be incurred by the introduction of voting machines.

The question of the right of the Executive to approve or disapprove of a resolution proposing an amendment to the Constitution has been raised, and it may not be deemed improper to state, in this connection, what the requirements of the Constitution and the precedents are in this respect. It is quite true that this exact question has not yet been passed upon by our courts, and it may be properly said that it is not free from doubt. It has, however, been considered by my predecessors in office at least four times since the adoption of the new Constitution.

In 1885 a joint resolution proposing an amendment to the Constitution was passed by the Legislature and presented to the Governor for his approval or disapproval. That amendment was neither approved nor disapproved, but the right of the Governor to pass upon it was recognized in the following language by the then Executive: "And not having been filed in the

office of the Secretary of the Commonwealth, with my objections thereto, within thirty days after the adjournment of the Legislature on the twelfth day of June last passed, you are therefore hereby directed to cause it to be enrolled and published.”

The question came before the Governor in 1887, in the shape of a joint resolution proposing an amendment to the Constitution of the Commonwealth prohibiting the manufacture and sale of intoxicating liquor as a beverage. The Governor recognized his right to pass upon such legislation by approving said resolution on the tenth day of February of that year.

The question again came before the Legislature and the Governor in 1889, when a joint resolution proposing an amendment to the Constitution passed the Legislature, and was approved by the Executive on the thirty-first day of January of that year.

Again in 1891 an amendment was proposed, providing for a constitutional convention. The act providing for a submission of this question to a vote of the people was passed by the Legislature, and approved by the Governor on the nineteenth day of June of that year.

From all these precedents, it appears that the Legislature, as well as my predecessors in office, have acted upon the theory that a resolution proposing an amendment to the Constitution should be treated as the joint act of the Legislative body, which must be approved or disapproved by the Governor under Section 26 of Article III of the Constitution, which provides:

“Every order, resolution or vote, to which the concurrence of both houses may be necessary, except on the question of adjournment, shall be presented to the Governor and before it shall take effect be approved by him, or being disapproved, shall be repassed by two-thirds of both houses, according to the rules and limitations prescribed in case of a bill.”



It seems to me that the reasonable construction is that these constitutional provisions are in *pari materia*, under the well established rule that such an interpretation should be placed upon a constitution or statute that all of its parts can stand together, unless clearly repugnant to one another. A resolution proposing an amendment to the Constitution requires the concurrence of both houses, as indicated in Section 26, above referred to, and would, therefore, seem to require executive approval or disapproval. It should not be forgotten in this connection, that this resolution has been presented to the Governor by the Legislature through its proper officers and in the ordinary form, and is upon my table, as a part of the work of the Legislature, for my approval or disapproval. If the power of the Executive to pass upon joint resolutions proposing amendments to the Constitution is doubted it can very properly be raised in the courts where the question should be finally determined.

Following the precedents established by my predecessors, and acting under the authority conferred upon the Executive by Section 26 of Article III of the Constitution, above referred to, I withhold my approval.

WILLIAM A. STONE.

---

Proclamation of Vetoes—1899.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania. Executive Department.

## A PROCLAMATION.

I WILLIAM A. STONE, GOVERNOR OF THE Commonwealth of Pennsylvania, have caused this Proclamation to issue, and in compliance with the provisions of Article four, Section fifteen, of the Constitution thereof, do hereby give notice, that I have filed in the Office of the Secretary of the Commonwealth, with my objections thereto, the following bills passed by both Houses of the General Assembly, viz:

House bill No. 15, entitled "An act to protect the public from the unlawful use of bottles, jars, vessels or other packages, in the sale and delivery of milk and cream, and their products."

House bill No. 35, entitled "An act to amend the act, entitled 'An act to limit the duration of the lien of the debts of decedents other than those of record,' approved the eighth day of June, Anno Domini one thousand eight hundred and ninety-three, extending the duration of the lien of the debts of a decedent upon real estate to five years."

House bill No. 86, entitled "A supplement to an act, entitled 'An act to provide for the incorporation and regulation of savings banks and institutions without capital stock, established for the encouragement of saving money,' approved the twelfth day of May, one thousand eight hundred and eighty-nine, authorizing and regulating branch offices of such banks and institutions."

House bill No. 166, entitled "An act granting a pension to Evan James.

Whereas, Evan James, a private of Company I, commanded by Captain F. S. Boas, in the Twelfth Regiment, Pennsylvania Volunteer Militia, commanded by Colonel W. B. Thomas, called out by the Proclamation of the Governor (Andrew G. Curtin) dated tenth day of September, one thousand eight hundred and sixty-

two, while with his company and regiment on the railroad train from Greencastle to Harrisburg, Pennsylvania, in consequence of a collision of cars, his right foot was badly injured, right ankle broken, two ribs on left side broken, and serious bodily injuries sustained. He also suffers from rheumatism, resulting from said injuries, crippling him for life, and rendering him unfit for manual labor."

Senate bill No. 43, entitled "An act to enlarge the competency of the wife to testify against her husband."

House bill No. 20, entitled "An act to authorize the erection of borough supervisor, for the purpose of keeping open and repairing said streets and crossings in all boroughs of this Commonwealth."

House bill No. 79, entitled "An act to provide that the treasurers of the several counties, or city co-extensive with a county, of the Commonwealth shall transmit annually to the State Treasurer the one-fourth part only or such portion only as the Commonwealth is or may be legally entitled to retain, of the tax collected on property subject to taxation for State purposes."

Senate bill No. 202, entitled "An act to amend an act, entitled 'An act to amend an act, entitled 'An act prescribing the mode of fixing the salaries of county superintendents of common schools,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-eight, amending first section thereof by fixing minimum salaries to be paid said superintendents increasing minimum salaries to be paid said superintendents."

House bill No. 134, entitled "An act making an appropriation to William District, a cook in company C, Fourteenth regiment, National Guard of Pennsylvania, on account of injuries received while on duty at Camp Hastings, in April, Anno Domini one thousand eight hundred and ninety-eight."

Senate bill No. 300, entitled "An act to provide compensation to Daniel B. Hughes, a member of the National Guard of Pennsylvania for loss of work, medical attendance and nursing during the time of his disability produced by a cold in the head which he contracted in the service at Lattimer, Pennsylvania, in September, one thousand eight hundred and ninety-seven."

House bill No. 300, entitled "An act granting a pension to Emma C. Shadel, the widow of Sergeant Elmer E. Shadel, and authorizing the State Treasurer to place her name on the list of pensioners, and pay said pension to her quarterly."

House bill No. 301, entitled "An act, entitled 'An act granting a pension to Mary E. Givens, widow of W. H. Givens.'"

House bill No. 698, entitled "An act making an appropriation to the Allentown Hospital Association."

House bill No. 753, entitled "An act making an appropriation to the Master Builders' Mechanical Trade School of the City of Philadelphia."

House bill No. 142, entitled "An act to amend the first and second sections of an act, entitled 'An act providing for the regulation of the manufacture and sale of distilled and fermented vinegars, prescribing their standard, to prevent the adulteration of the same, providing for the enforcement thereof, and punishment for the violation of the same,' approved the eighteen day of June, Anno Domini one thousand eight hundred and ninety-seven, so as to provide that vinegar made wholly from grapes, apples or other fruit shall not be required to contain an acidity of four per centum, or one and one-half per centum of solids."

House bill No. 777, entitled "An act making an appropriation to William F. Powell, Second Lieutenant of Company I, Ninth Regiment, National Guard of Pennsylvania, on account of accident and disability

contracted at Hazleton, Luzerne county, Pennsylvania, in the riots of one thousand eight hundred and ninety-seven."

House bill No. 783, entitled "An act making an appropriation to Charles N. Robinson, a seaman in Division A, First Naval Battalion, Naval Force of the State of Pennsylvania, on account of injuries received while on duty on United States ship San Francisco, in August, Anno Domini one thousand eight hundred and ninety-three."

Senate bill No. 128, entitled "An act to amend an act, entitled 'An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error,' passed the twelfth day of June, Anno Domini one thousand eight hundred and seventy-eight, providing that the limitation of time within which such applications may be made shall not apply to certain cases."

Senate bill No. 32, entitled "A further supplement to the act, entitled 'An act to prescribe the manner in which the courts may divide boroughs into wards,' approved May fourteen, one thousand eight hundred and seventy-four, providing for the electing and commissioning of separate justices of the peace in and for each of the wards into which boroughs, located within the limits of counties containing not less than one hundred and fifty thousand inhabitants, may be divided."

House bill No. 585, entitled "An act relating to and fixing the compensation and fees of the treasurer of Northampton county, and repealing section forty-one of the act of one thousand eight hundred and thirty-four, so far as it relates to said county of Northampton."

House bill No. 109, entitled "An act to amend the first section of an act, entitled 'An act to provide for the licensing of buildings and other places in which

theatrical, operatic or circus performances are held and menageries or museumums are exhibited, and fixing the price to be paid for said licenses,' approved the twenty-fourth day of June, Anno Domini one thousand eight hundred and ninety-five, exempting buildings used for such purposes in boroughs and townships having a population of less than one thousand five hundred people."

Senate bill No. 41, entitled "An act repealing the act 'providing for the collection of the amounts due the Commonwealth for the purchase money, interest and fees due on unpatented lands,' approved May twenty-sixth, one thousand eight hundred and ninety-seven."

Senate bill No. 107, entitled "An act providing for the transfer of judgments and mortgages, by the holders thereof, at maturity, upon the request of the debtor."

House bill No. 168, entitled "An act to recognize the service of Colonel William Bender Wilson, to the Commonwealth during the Civil War."

Senate bill No. 20, entitled "An act to make county, city, school, borough, road, poor and township taxes a lien on real estate, and to give such lien or liens priority for the period of two years from the time such taxes are levied, in the order named, over any tax, lien, recognizance, mortgage, judgment, obligation or responsibility, except the interests of the widow and heirs charged on real estate under proceedings in the Orphans' Court, but no longer, unless the same be entered of record in the Prothonotary's office, of the proper county in which such real estate is situate in appropriate tax lien docket or dockets, in alphabetical order, against the several persons, firms or corporations against whom the same may be levied or assessed, and making such entry, notice to all persons, and providing that such liens shall not be hereafter entered upon the general judgment index; providing the

manner of continuing and enforcing such liens, and designating the fees of the prothonotary in connection therewith; providing when such liens shall be discharged by a judicial sale of the real estate so encumbered, and imposing duties upon sheriffs, tax collectors, county commissioners, county, city, school, borough, road, poor and township officials and other persons, in the collection of said taxes."

Senate bill No. 1, entitled "An act to make active or visiting committees of societies incorporated for the purpose of visiting and instructing prisoners, official visitors of penal and reformatory institutions."

Senate bill No. 306, entitled "An act to provide for the entering of liens for the better securing the pay of mechanics, laborers, and material men, for work and labor done and for material furnished about the erection of any new buildings, and for the repairs and alterations of those already built and to be built."

Senate bill No. 46, entitled "An act to amend the sixth section of an act, entitled 'An act for the greater certainty of title and more secure enjoyments of real estate,' approved twenty-second April, one thousand eight hundred and fifty-six, wherein it relates to implied and resulting trusts in favor of married women."

Senate bill No. 56, entitled "An act empowering cities to grade, pave, curb, macadamize and otherwise improve public streets and alleys or parts thereof, without petition of property owners, providing for the collection of the costs, damages and expenses thereof, and the appointment of viewers thereon, and the proceedings of said viewers and their compensation."

Senate bill No. 181, entitled "An act supplementary to an act, entitled 'An act to authorize incorporated companies to invest and reinvest surplus funds in mortgages, stocks and other securities, and fixing the time for holding elections for directors,' approved

March thirty-first, one thousand eight hundred and sixty-eight."

House bill No. 468, entitled "An act to provide for an additional law judge of the several courts of the sixth Judicial District."

House bill No. 389, entitled "An act to amend the eighteenth paragraph of section second of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, so as to authorize the formation of corporations for any lawful purpose not otherwise specifically provided for by act of Assembly."



Given under my hand and the Great Seal of the State at the City of Harrisburg, this Eighteenth day of May, in the year of our Lord one thousand eight hundred and ninety-nine, and of the Commonwealth, the one hundred and twenty-third.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Filed in the office of the Secretary of the Commonwealth this 18th day of May, A. D. 1899.

Lewis E. Beitler,

Deputy Secretary of the Commonwealth.



## Appeal for Aid for Hurricane Victims in Porto Rico.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., August 16, 1899.

To the People of Pennsylvania:

**T**HE DEVASTATION WROUGHT BY THE RE-  
cent hurricane in Porto Rico is greater than was  
at first supposed. A great multitude of people,  
rendered utterly destitute by this awful calamity  
must be fed and cared for during a considerable period  
until they can have opportunity to produce food for  
themselves. The Secretary of War has requested the  
Governors of the several States to ask the people to  
contribute to the relief of those in Porto Rico made  
destitute by this sad disaster.

Prompt relief should be furnished that those who  
have recently come under our care and protection  
shall know that our people are ever ready to lend a  
helping hand to those who have a right to expect our  
aid. I therefore appeal to the people of Pennsylvania  
to send such money and supplies as they can well  
spare for this worthy and humane purpose.

Supplies should be sent to Colonel F. B. Jones,  
Army Building, foot of Whitehall street, New York  
City, in packages plainly marked 'Porto Rican Relief,'  
and he should be consulted as to time of shipment.  
Money should be sent to the National Bank of North  
America, New York City, which has been designated  
as a depository for the relief fund.

Existing Cuban and Porto Rican societies in the dif-  
ferent cities and towns of the State are requested to  
act as agents in the collection and shipment of sup-  
plies and money.

WILLIAM A. STONE,  
Governor.

Proclamation of Pennsylvania Day at the National  
Export Exposition at Philadelphia, 1899.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania. Executive Department.

A PROCLAMATION.

To all to whom these Present shall come, Greeting:

AS THE EXECUTIVE OF THE COMMONWEALTH of Pennsylvania, I take pleasure in calling the attention of all citizens of this Commonwealth to the claims of the National Export Exposition now being held in Philadelphia to their earnest support, and do hereby designate Thursday, November 16th, as Pennsylvania Day at the said National Export Exposition to be observed as a day set apart in honor of this Commonwealth.

The National Export Exposition has been inaugurated and developed under the auspices of the Philadelphia Commercial Museums in the interests of the industrial and trade advancement of the United States; and, in connection with the recent International Commercial Congress, which was included within the scope of the general plan of the originators of the exposition, has deservedly attracted international attention. The National Government both by legislative and executive action, has recognized the importance of this enterprise, and has contributed to its success by liberal appropriations and has given to it all the force possible in the fullest Federal recognition.

The Commonwealth of Pennsylvania has also fully and generously recognized its importance and the city of Philadelphia has added its recognition and financial support.

The Exposition and the work of its management has

met also with the most significant approval of the general public and has been of such a character as to deserve the commendation and assistance of all citizens, not only of Pennsylvania, but of the entire country.

It is therefore, the pleasure of the Executive of the Commonwealth of Pennsylvania to impress upon the consideration of the citizens of this State, the designation of the special day—namely, that of November 16th, to be observed as a day set apart in honor of this Commonwealth.

Although the National Export Exposition is broader in its scope than if it were particularly a Pennsylvania enterprise, its success cannot fail, in a special way, to redound to the credit of the State and to the City of Philadelphia in whose boundaries it has been located. The Exposition and its hand mate the International Commercial Congress, has fixed the attention of the whole world upon the astonishing progress of American industrial development and the exposition itself and its exhibits have fully realized the expectation of its friends. The exposition, therefore, honors the State in designating a specific day upon which its citizens may demonstrate their appreciation of this great effort towards the extension of American trade at home and abroad. Every good citizen of the Commonwealth who has it within his power to assist in making "Pennsylvania Day" one which will be worthy of this State and a proper tribute from the State to the exposition, should lend his aid in that direction in the way best possible to him.

I most earnestly urge upon the citizens of the Commonwealth, the interest of which as a manufacturing State are not surpassed by those of any other State, their duty to attend the exposition upon the said day, with their families, and by their presence give to it that endorsement which its merits, its interests and its importance warrant.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this eighth day of November, the year of our Lord one thousand eight hundred and ninety-nine and of the Commonwealth the 124th.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Proclamation of the Election of Judges of the Supreme Court, 1899.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania. Executive Department.

A PROCLAMATION.

**W**HEREAS, IT IS PROVIDED IN AND BY AN act of the General Assembly of this Commonwealth, entitled "An act to provide for the election of Judges of the several courts of this Commonwealth, and to regulate certain Judicial Districts," approved the 15th day of April, A. D., 1851, that the Secretary of the Commonwealth shall cause the returns made to him of an election for Judges of the Supreme Court to be opened and the votes cast for the persons voted for to fill said offices to be accurately computed and that the Governor shall forthwith issue his proclamation declaring the persons voted for for Judges of the Supreme Court who have received the greatest number of votes to be duly elected.

And whereas, The Secretary of the Commonwealth has caused the returns of the late general election for Judges of the Supreme Court to be opened and the votes cast to be accurately computed it appears that

**J. HAY BROWN and S. LESLIE MESTREZAT**

have received the greatest number of votes of the persons voted for to fill the said office of Judge of the Supreme Court.

Now therefore, In conformity to the provisions of the aforesaid act of the General Assembly I, William A. Stone, Governor of said Commonwealth, do issue this my proclamation hereby publishing and declaring that of the persons voted for for Judges of the Supreme Court of this Commonwealth at the last general election held on Tuesday the seventh day of November, A. D. 1899,

**J. HAY BROWN and S. LESLIE MESTREZAT**

received the greatest number of votes and are duly elected Judges of the Supreme Court of this Commonwealth.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this 20th day of November in the year of our Lord one thousand eight hundred and ninety-nine and of the Commonwealth the one hundred and twenty-fourth.

**WILLIAM A. STONE.**

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Proclamation of the Election of John I. Mitchell, as  
Judge of the Superior Court.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania. Executive Department.

A PROCLAMATION.

**W**HEREAS, IT IS PROVIDED IN AND BY AN act of the General Assembly of this Commonwealth, entitled "An act to establish an intermediate court of appeal; regulating its constitution, officers, jurisdiction, powers, practice, and its regulation to the Supreme Court and other courts; providing for the report of its decisions, the compensation of the Judges and other officers, and the practice and costs on appeals from its judgments," approved the 24th day of June, A. D. 1895, the Secretary of the Commonwealth shall cause the returns made to him by the prothonotaries of the several counties of this State, of an election for Judges of the Superior Court, to be opened and the votes cast for the persons voted for to fill the said offices to be correctly computed and to certify the result to the Governor of said Commonwealth, and the Governor shall forthwith issue his proclamation declaring the successful candidates voted for for Judges of the Superior Court who have received the greatest number of votes cast, to be duly elected;

And whereas, The Secretary of the Commonwealth has caused the returns of the late general election for Judge of Superior Court, to be opened and the result ascertained and certified to me, whereupon it appears that John I. Mitchell received the greatest number of votes of the persons voted for to fill the said office of Judge of the Superior Court.

Now therefore, In conformity to the provisions of

the aforesaid act of the General Assembly, I, William A. Stone, Governor of said Commonwealth, do issue this my proclamation, publishing and declaring that the persons voted for for Judge of the Superior Court of this Commonwealth at the last general election held on Tuesday the seventh day of November, Anno Domini one thousand eight hundred and ninety-nine, John I. Mitchell was the person voted for who received the greatest number of votes, and he is, therefore elected Judge of the Superior Court of this Commonwealth.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this 20th day of November in the year of our Lord one thousand eight hundred and ninety-nine and of the Commonwealth the one hundred and twenty-fourth.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Proclamation of the Election of James E. Barnett as  
State Treasurer.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

**W**HEREAS, AN ACT OF THE GENERAL ASSEMBLY of this Commonwealth, entitled "An act to provide for the receiving, opening and publishing of the returns of the election for State Treas-

urer and of Auditor General when elected at the same election," approved the ninth day of May, Anno Domini one thousand eight hundred and seventy-nine, provides that whenever the Legislature shall not be assembled and a State Treasurer or Auditor General shall have been elected at the preceding annual election the Governor, the President Judge of the Twelfth Judicial District, the President pro tempore of the Senate, the Speaker of the House of Representatives, four members of the Senate and six members of the House of Representatives, four members of the Senate and six members of the House of Representatives shall meet in the Senate Chamber at Harrisburg, at twelve o'clock noon, on the third Tuesday of January succeeding each election of State Treasurer or Auditor General, and they or a majority of them being so convened shall proceed to open, compute and publish the returns of the election for State Treasurer and Auditor General and shall file in the office of the Secretary of the Commonwealth a certificate signed by each of them setting forth the aggregate number of votes received by each person voted for at such election: The Governor shall within ten days thereafter declare by Proclamation the name of the person elected to each of said offices.

And whereas, The persons composing the Commission to open, compute and publish the returns of the late general election for State Treasurer, held on Tuesday, the seventh day of November, Anno Domini one thousand eight hundred and ninety-nine, have filed in the office of the Secretary of the Commonwealth, the certificate provided for in the above recited act of the General Assembly, showing that JAMES E. BARNETT received the greatest number of votes of the persons voted for at said election to fill the office of State Treasurer.

Now Therefore, I, William A. Stone, Governor of said Commonwealth, in conformity with the provisions



of the aforesaid act of the General Assembly, do issue this my Proclamation, hereby declaring that

**JAMES E. BARNETT**

was elected to the office of STATE TREASURER at the general election held on the seventh day of November, Anno Domini one thousand eight hundred and ninety-nine, he having received the highest number of votes of the persons voted for to fill the said office of State Treasurer at said election.



Given under my hand and the Great Seal of the State at the City of Harrisburg this seventeenth day of January in the year of our Lord one thousand nine hundred and of the Commonwealth the 124th.

**WILLIAM A. STONE.**

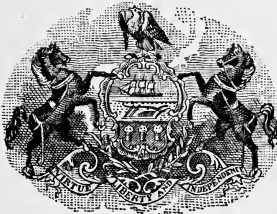
By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Arbor Day Proclamation, 1900.



**I**N THE NAME AND BY the authority of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

**I**T IS MY PLEASANT DUTY TO AGAIN CALL the attention of the citizens of this Commonwealth to the time honored custom of systematically planting trees and shrubs and thus in a measure repairing the injury caused by a too rapid destruction

of our forests. The inestimable benefits of this custom are evidenced not only by the increasing beauty of our parks and avenues, but by the interest which our people are taking in the necessity and benefits of larger wooded areas. Through the efforts of scientific wood culture, young forests are springing up in different parts of the State and it will not be long before an appreciable change will be noticed in the flow of the waters of our State.

Especially should Arbor Day be observed in view of the fact that the State, in compliance with several Acts of Assembly creating forest reserves, is now purchasing forest lands. This has greatly increased the market value of similar wooded tracts and a larger revenue should come to the counties from taxes levied upon them. The results in other countries show that there will soon be a considerable revenue to the State from the sale of merchantable timber taken from its reserves, but the immediate benefit is to the people who will have the right to go upon these lands for fishing, hunting, outing and camping without feeling themselves liable as trespassers. Our cities have their parks maintained at great expense. These forest reserves will be the people's parks, free to all who comply with the laws for their preservation. In calling the attention of those observing Arbor Day to the purchase of forest lands by the State; it is with the hope that the action of the State officials in putting in force the laws creating forest reserves may meet with public approval and that the sentiment favorable thereto may be strengthened.

In order that our citizens, both young and old, may continue to contribute their share in this great movement.

I, William A. Stone, Governor of the Commonwealth of Pennsylvania, in accordance with law, do hereby designate and proclaim Friday, the Sixth day of April

and Friday, the Twentieth day of April, A. D. 1900, to be observed as

Arbor Day Throughout the Commonwealth.

Two days are set apart for the observance of Arbor Day. Inasmuch as the climatic conditions may render one of these days more favorable for the purpose intended than the other, the selection is left with the citizens of the various sections of the Commonwealth.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this Ninth day of March in the year of our Lord one thousand nine hundred, and of the Commonwealth the one hundred and twenty-four.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Proclamation Inviting the Citizens of the Commonwealth to Contribute Aid to the Sufferers from a Destructive Flood at Galveston, Texas.



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

To the Citizens of the Commonwealth of Pennsylvania:

An awful calamity has visited Galveston and surrounding points in Texas, rendering homeless and destitute thousands of people, destroying hundreds of lives and entailing untold loss of property.

The citizens of Pennsylvania, always ready to respond to calls for aid in time of extremity and gratefully remembering the generous and prompt action of Texas and other States when death and disaster visited our own Commonwealth, are now urged to respond promptly and generously to the call for succor which comes from Texas.

Contributions of cash may be sent to Drexel & Co., Philadelphia; provisions or clothing may be sent to Theodore C. Knaus, the Bourse, Philadelphia, Pa., who will promptly transmit the same to the authorities of Galveston. The Pennsylvania Railroad Company has notified me that it will transport over their lines all contributions free of charge.



Given under my Hand and the Great Seal of the State at Harrisburg, this eleventh day of September in the year of our Lord one thousand nine hundred, and of the Commonwealth the one hundred and twenty-fourth.

WILLIAM A. STONE.

By the Governor:

W. W. GRIEST,

Secretary of the Commonwealth.

---

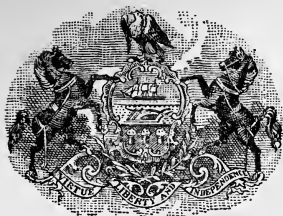
Message of Sympathy to the Governor of Texas on  
Account of the Galveston Disaster.

**T**HE CITIZENS OF PENNSYLVANIA EXTEND their heartfelt sympathy to the stricken people of Texas. Have issued a call upon our citizens for contributions and take pleasure in sending you a mite for myself.

WILLIAM A. STONE.

September 11, 1900.

## Proclamation of a Day of Thanksgiving, 1900.



IN THE NAME AND BY  
the authority of the Com-  
monwealth of Pennsylva-  
nia, Executive Department.

## A PROCLAMATION.

FOLLOWING THE EXAMPLE OF THE PRESIDENT of the United States, who, in obedience to a national custom hallowed by long and glad observance, has set apart a day of praise and thanksgiving to Almighty God for the unprecedented blessings with which He has filled and crowned the preceding year, I, William A. Stone, Governor of the Commonwealth of Pennsylvania, do hereby name Thursday, November 29, as a day of thanksgiving and prayer.

The citizens of our Commonwealth have enjoyed a condition of unusual prosperity. Labor has had constant employment at good wages. Our crops have been bountiful, and the various products of industry have found new markets in all parts of the world. No great calamity or epidemic has visited us and the general health of our people has been excellent. Our State has continued its steady and healthy advance toward a higher citizenship, and the future is bright and promising.

Let us, on this day, put aside our usual cares and labors and join with one another in manifesting our gratitude to the divine source of these multiplied evidences of progress and human advancement.

To this end I advise that religious exercises be conducted in all churches, and that devout prayers be offered to Almighty God for a continuance of His guidance and care. Let us especially remember the sick, the needy and the poor, and endeavor in so far as in our power to see that no one within the limits of our Commonwealth shall be in want.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this tenth day of November, in the year of our Lord one thousand nine hundred and of the Commonwealth the one hundred and twenty-fifth.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Proclamation of the Election of Representatives of Pennsylvania in the Congress of the United States.



IN THE NAME AND BY THE Authority of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

WHEREAS, IN AND BY AN ACT OF THE General Assembly, entitled "An Act relating to the elections of this Commonwealth," approved the second day of July, A. D. 1839, it is made the duty of the Governor upon receipt of the returns of the election of Members of the House of Representatives of the United States by the Secretary of the Commonwealth, to declare by proclamation the names of the persons returned as elected in the Representative Districts.

And whereas, The returns of the general election held on Tuesday, the sixth day of November, A. D. 1900, for Representatives of the people of this State in the House of Representatives of the United States for the term of two years from the fourth day of March next, have been received at the office of the Secretary of the Commonwealth agreeably to the provisions of

the above recited Act of the General Assembly, whereby it appears that

In the First District, composed of the First, Second, Seventh, Twenty-sixth, Thirteenth, Thirty-sixth and Thirty-ninth Wards of the City of Philadelphia, Henry H. Bingham has been duly elected.

In the Second District, composed of the Eighth, Ninth, Tenth, Thirteenth, Fourteenth and Twentieth Wards of the City of Philadelphia, Robert Adams, Jr., has been duly elected.

In the Third District, composed of the Third, Fourth, Fifth, Sixth, Eleventh, Twelfth, Sixteenth and Seventeenth wards of the City of Philadelphia, Henry Burk has been duly elected.

In the Fourth District, composed of the Fifteenth, Twenty-first, Twenty-fourth, Twenty-seventh, Twenty-eighth, Twenty-ninth, Thirty-second, Thirty-fourth, Thirty-seventh, Thirty-eighth and Fortieth wards of the City of Philadelphia, James Rankin Young has been duly elected.

In the Fifth District composed of the Eighteenth, Nineteenth, Twenty-second, Twenty-third, Twenty-fifth, Thirty-first, Thirty-third, Thirty-fifth and Forty-first wards of the City of Philadelphia, Edward deV. Morrell has been duly elected.

In the Sixth District, composed of the counties of Chester and Delaware, Thomas S. Butler has been duly elected.

In the Seventh District, composed of the counties of Montgomery and Bucks, Irving P. Wanger has been duly elected.

In the Eighth District, composed of the counties of Northampton, Monroe, Pike and Carbon, Howard Mutchler has been duly elected.

In the Ninth District, composed of the counties of Berks and Lehigh, Henry D. Green has been duly elected.

In the Tenth District, composed of the county of Lancaster, Marriott Brosius has been duly elected.

In the Eleventh District, composed of the county of Lackawanna, William Connell has been duly elected.

In the Twelfth District, composed of the county of Luzerne, Henry W. Palmer has been duly elected.

In the Thirteenth District, composed of the county of Schuylkill, George R. Patterson has been duly elected.

In the Fourteenth District, composed of the counties of Dauphin, Lebanon and Perry, Marlin E. Olmsted has been duly elected.

In the Fifteenth District, composed of the counties of Bradford, Susquehanna, Wyoming and Wayne, Charles F. Wright has been duly elected.

In the Sixteenth District, composed of the counties of Clinton, Lycoming, Potter and Tioga, Elias Deemer has been duly elected.

In the Seventeenth District, composed of the counties of Northumberland, Columbia, Montour and Sullivan, Rufus K. Polk has been duly elected.

In the Eighteenth District, composed of the counties of Franklin, Fulton, Mifflin, Huntingdon, Juniata, Snyder and Union, Thaddeus M. Mahon has been duly elected.

In the Nineteenth District, composed of the counties of Cumberland, Adams and York, Robert J. Lewis has been duly elected.

In the Twentieth District, composed of the counties of Cambria, Blair, Somerset and Bradford, Alvin Evans has been duly elected.

In the Twenty-first District, composed of the counties of Westmoreland, Armstrong, Indiana and Jefferson, Summers M. Jack has been duly elected.

In the Twenty-second District, composed of the city of Pittsburg and townships and boroughs lying between the Monongahela and Allegheny Rivers, except



the city of McKeesport and the boroughs and townships lying between the Youghiogheny and Monongahela rivers in the county of Allegheny, John Dalzell has been duly elected.

In the Twenty-third District, composed of the city of Allegheny and all the townships and boroughs lying north of the Allegheny and Ohio rivers in the county of Allegheny, William H. Graham has been duly elected.

In the Twenty-fourth District, composed of the counties of Fayette, Greene and Washington, and all boroughs and townships lying south of the Monongahela and Ohio rivers, and the boroughs and townships lying between the Youghiogheny and Monongahela rivers, and the city of McKeesport, in the county of Allegheny, Ernest F. Acheson has been duly elected.

In the Twenty-fifth District, composed of the counties of Beaver, Lawrence, Mercer and Butler, Joseph B. Showalter has been duly elected.

In the Twenty-sixth District, composed of the coun-

DOCUMENTS RELATING TO THE PROCLAMATION.



I N THE NAME AND BY AUTHORITY OF  
the Commonwealth of Pennsylvania, Execu-  
tive Department.

I, William A. Stone, Governor of the Commonwealth of Pennsylvania, do hereby certify that by the provisions of the twenty-fifth section of an Act of the General Assembly of this Commonwealth, entitled "An act relating to the elections of this Commonwealth," approved the second day of July, A. D. 1839, it is made the duty of the Governor, when the returns of an election for Members of the House of Representatives of the United States shall be received by the Secretary of the Commonwealth, to declare by proclamation the names of the persons elected, and also transmit the returns so made to the House of Representatives of the United States.

I do further certify, That the attached returns of an election held on Tuesday, November 6, A. D. 1900, in the State-at-Large and in the twenty-

ties of Crawford and Erie, Arthur L. Bates has been duly elected.

In the Twenty-seventh District, composed of the counties of Venango, Warren, McKean and Cameron, Joseph C. Sibley has been duly elected.

In the Twenty-eighth District, composed of the counties of Clarion, Forest, Elk, Clearfield and Centre, James K. P. Hall has been duly elected.

For the State at Large, Galusha A. Grow and Robert H. Foerderer have been duly elected.

Now Therefore, I, William A. Stone, Governor of said Commonwealth, do issue this, my Proclamation, hereby publishing and declaring that Henry H. Bingham, Robert Adams, Jr., Henry Burk, James Rankin Young, Edward deV. Morrell, Thomas S. Butler, Irving P. Wanger, Howard Mutchler, Henry D. Green, Marriott Brosius, William Connell, Henry W. Palmer, George R. Patterson, Marlin E. Olmsted, Charles F. Wright, Elias Deemer, Rufus K. Polk, Thaddeus M. Mahon, Robert J. Lewis, Alvin Evans, Summers M. Jack, John Dalzell, William H. Graham, Ernest F. Acheson, Joseph B. Showalter, Arthur L. Bates, Joseph C. Sibley, James K. P. Hall, Galusha A. Grow and Robert H. Foerderer have been returned as duly

---

eight Congressional Districts of Pennsylvania, composed of the Districts and counties hereinafter mentioned, for Members of the House of Representatives of the United States for the term of two years from the fourth day of March next, are full, true and correct copies of the original returns of said election as filed in the office of the Secretary of the Commonwealth, and by said returns of said election it appears that Galusha A. Grow, Robert H. Foerderer, Henry H. Bingham, Robert Adams, Jr., Henry Burk, James Rankin Young, Edward deV. Morrell, Thomas S. Butler, Irving P. Wanger, Howard Mutchler, Henry D. Green, Marriott Brosius, William Connell, Henry W. Palmer, George R. Patterson, Marlin E. Olmsted, Charles F. Wright, Elias Deemer, Rufus K. Polk, Thaddeus M. Mahon, Robert J. Lewis, Alvin Evans, Summers M. Jack, John Dalzell, William H. Graham, Ernest F. Acheson, Joseph B. Showalter, Arthur L. Bates, Joseph C. Sibley and James K. P. Hall, have been duly elected as Members of the House of Representatives of the United States for the State of Pennsylvania, for the term of two years from the fourth day of March next.

I do further certify, That as required by the Act of the General Assembly heretofore recited, I did on the nineteenth day of December, A. D. 1900, issue my proclamation declaring the election of the said Galusha A. Grow, Robert H. Foerderer, Henry H. Bingham, Robert Adams, Jr., Henry

elected in the several Districts and for the State-at-large before mentioned, as Representatives of the people of this State in the House of Representatives of the United States for the term of two years from the fourth day of March next.



Given under my hand and the Great Seal of the State at the City of Harrisburg this nineteenth day of December in the year of our Lord one thousand nine hundred and of the Commonwealth the 125th.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Burk, James Rankin Young, Edward deV. Morrell, Thomas S. Butler, Irving P. Wanger, Howard Mutchler, Henry D. Green, Marriott Brosius, William Connell, Henry W. Palmer, George R. Patterson, Marlin E. Olmsted, Chales F. Wright, Elias Deemer, Rufus K. Polk, Thaddeus M. Mahon, Robert J. Lewis, Alvin Evans, Summers M. Jack, John Dalzell, William H. Graham, Ernest F. Acheson, Joseph B. Showalter, Arthur L. Bates, Joseph C. Sibley and James K. P. Hall, a copy of which proclamation is hereto attached.

Given under my hand and the Great Seal of the State at the City of Harrisburg, this twentieth day of December, in the year of our Lord one thousand nine hundred, and of the Commonwealth the 125th.

WILLIAM A. STONE.



By the Governor:

Lewis E. Beitler,

Deputy Secretary of the Commonwealth.

## FIRST DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Henry H. Bingham.	Michael Francis Doyle.	Isaac A. Ramsey.
Philadelphia:			
First ward, .....	4,310	2,076	34
Second ward, .....	2,748	1,063	4
Seventh ward, .....	4,593	715	14
Twenty-sixth ward, .....	5,085	2,387	43
Thirtieth ward, .....	4,036	1,514	21
Thirty-sixth ward, .....	4,644	2,162	31
Thirty-ninth ward, .....	4,557	1,848	42
Total, .....	29,973	11,765	189

Scattering vote.—Jas. Rankin Young, 2; Thos. Fitzpatrick, 1; W. O. Cotton, 1.

## SECOND DISTRICT.

	Repub- lican.	Democ- ratic.
	Robert Adams, Jr.	Wm. E. Hooper.
Philadelphia:		
Eighth ward, .....	2,946	386
Ninth ward, .....	1,198	263
Tenth ward, .....	3,588	730
Thirteenth ward, .....	2,914	666
Fourteenth ward, .....	2,877	972
Twentieth ward, .....	6,134	1,981
Total, .....	19,657	4,998

Scattering vote.—John Cadwaller, 1; J. R. Young, 1; R. H. Hinckey, 1.

THIRD DISTRICT.

	Repub- lican.	Democ- ratic.	Municipal League.	Prohi- bition.	Social- ist.	Liberal Sun. L.
	Henry Burk	William McAleer.	William McAleer.	E. M. Marsh.	Jeremiah C. Frost.	Moses Stearn.
Philadelphia:						
Third ward, .....	1,650	943	80	5	11	2
Fourth ward, ....	1,572	1,239	33	2	6	2
Fifth ward, .....	1,560	1,035	253	10	7	2
Sixth ward, .....	632	1,186	65	1	6	.....
Eleventh ward, ..	1,272	568	24	3	5	1
Twelfth ward, ....	1,286	1,127	64	5	32	2
Sixteenth ward, ..	1,550	1,216	112	2	16	4
Seventeenth ward,	1,573	1,745	149	5	9	1
Total, .....	11,095	9,059	780	33	92	14

FOURTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	James Rankin Young.	Peter J. Hughes.	Lewis L. Eavenson.
Philadelphia:			
Fifteenth ward, .....	5,941	2,606	67
Twenty-first ward, .....	4,714	1,322	75
Twenty-fourth ward, .....	6,694	2,493	138
Twenty-seventh ward, .....	3,923	823	39
Twenty-eighth ward, .....	5,700	1,551	92
Twenty-ninth ward, .....	7,739	2,232	63
Thirty-second ward, .....	6,311	1,300	91
Thirty-fourth ward, .....	4,812	2,071	90
Thirty-seventh ward, .....	3,273	1,061	19
Thirty-eighth ward, .....	4,090	1,238	31
Fortieth ward, .....	2,442	633	28
Total, .....	55,648	17,330	733

Scattering vote.—John Reyburn, 2; D. M. McNamee, 1; A. Dietz, 1.

## FIFTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Edward deV. Morrell.	Samuel R. Carter.	L. A. Benson.
Philadelphia:			
Eighteenth ward, .....	4,184	1,447	50
Nineteenth ward, .....	7,662	2,290	72
Twenty-second ward, .....	8,288	1,880	127
Twenty-third ward, .....	3,885	920	84
Twenty-fifth ward, .....	5,964	2,495	45
Thirty-first ward, .....	5,001	1,388	48
Thirty-third ward, .....	7,346	2,620	109
Thirty-fifth ward, .....	1,286	385	12
Forty-first ward, .....	1,473	373	21
Total, .....	45,089	13,898	568

Scattering vote.—R. Bruce Burns, 12; J. R. Young, 2; D. L. Monroe, 2; John R. Root, 2; John M. Slayton, 1; E. Kuppinger, 1.

## \*FIFTH DISTRICT.

	Repub- lican.
	Edward deV. Morrell.
Philadelphia:	
Eighteenth ward, .....	3,182
Nineteenth ward, .....	5,899
Twenty-second ward, .....	5,962
Twenty-third ward, .....	3,020
Twenty-fifth ward, .....	4,819
Thirty-first ward, .....	3,898
Thirty-third ward, .....	5,534
Thirty-fifth ward, .....	1,194
Forty-first ward, .....	1,281
Total, .....	34,789

\*(To supply vacancy.)

## SIXTH DISTRICT.

	Republican.	Democratic.	Prohibition.
	Thomas S. Butler.	Nathaniel M. Ellis.	J. Newton Huston.
Chester county, .....	12,759	5,924	641
Delaware county, .....	13,620	4,174	352
Total, .....	26,379	10,098	993

Scattering vote.—Morris E. Shields, 101.

## SEVENTH DISTRICT.

	Republican.	Democratic.	Prohibition.
	Irving P. Wanger.	Christopher Van Artsdalen.	John McKinlay.
Bucks county, .....	9,100	7,300	18.
Montgomery county, .....	16,322	11,152	335
Total, .....	25,422	18,542	522

Scattering vote.—Wm. H. Maxwell, 6; W. H. Maxwell, 6; Jeremiah Larzelere, 1; L. D. Gerwig, 1; B. W. Dambly, 3; Robert K. Tomlinson, 1.

## EIGHTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Russell C. Stewart.	Howard Mutchler.	Edward E. Dixon.
Northampton county, .....	10,189	10,926	429
Monroe county, .....	1,396	2,569	212
Pike county, .....	688	1,182	7
Carbon county, .....	4,480	3,771	103
Total, .....	16,753	18,448	751

Scattering vote.—P. C. Gaffney, 1.

## NINTH DISTRICT.

	Repub- lican.	Democ- ratic.	Social- ist.
	William Kerper Stew- ens.	Henry D. Green.	Isaac P. Merkel.
Berks county, .....	13,491	18,836	255
Lehigh county, .....	9,267	10,324	10
Total, .....	22,758	29,160	265



TENTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Marrlott Brosius.	Louis N. Spencer.	Daniel Von Neida.
Lancaster county, .....	23,143	8,502	576

ELEVENTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.	Social- ist Labor.	Inde- pendent Citizen.
	William Connell.	Michael F. Conry.	William H. Richmond.	John Szupas.	Frank M. Spencer.
Lackawanna county, .....	15,536	13,598	753	99	1,392

## TWELFTH DISTRICT.

	Repub- lican.	Prohi- bition.	Social- ist.	Anti- Trust.	Working- men's.
	Henry W. Palmer.	Samuel H. Houser.	John H. Harris.	S. W. Davenport.	Henry C. Purnell.
Luzerne county, .....	18,931	779	367	13,698	1,063

## THIRTEENTH DISTRICT.

	Repub- lican.	Prohi- bition.	Democ- ratic.
	George R. Patterson.	James W. Ryan.	John P. Schwenk.
Schuylkill county, .....	15,519	13,895	222

## FOURTEENTH DISTRICT.

	Republican.	Democratic.	Prohibition.
	Marlin E. Olmsted.	Benjamin L. Forster.	Edwin H. Molly.
Lebanon county, .....	6,168	298	598
Dauphin county, .....	14,191	566	777
Perry county, .....	3,372	471	76
Total, .....	23,731	1,335	1,451

Scattering vote.—H. E. Rendendall, 1; John Jones, 1; James Lowe, 1; Robert Forster, 4; Alfred Sanderson, 3; H. O. Bodenhorn, 1; Edward Mattis, 1.

## FIFTEENTH DISTRICT.

	Republican.	Democratic.	Prohibition.	People's.
	Charles F. Wright.	William B. Packard.	Leon Judson Reynolds.	S. F. Lane.
Bradford county, .....	8,438	4,228	526	4
Susquehanna county, .....	5,001	3,381	466	23
Wayne county, .....	2,608	2,928	409	17
Wyoming county, .....	2,214	1,859	117	.....
Total, .....	18,261	12,396	1,518	44

## SIXTEENTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Elias Deemer.	Otto G. Kaupp.	William W. Sholl.
Tioga county, .....	7,027	2,790	329
Potter county, .....	2,891	2,208	269
Lycoming county, .....	7,117	8,314	656
Clinton county, .....	2,809	3,197	109
Total, .....	19,844	16,509	1,363

## SEVENTEENTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Clarence F. Huth.	Rufus K. Polk.	Samuel W. Murray.
Northumberland county, .....	8,201	7,862	389
Columbia county, .....	2,810	5,090	407
Montour county, .....	901	2,191	41
Sullivan county, .....	1,159	1,472	85
Total, .....	12,891	16,623	928

## EIGHTEENTH DISTRICT.

	Repub- lican.	Democ- ratic.
	Thaddeus M. Mahon.	James G. Heading.
Franklin county, .....	6,215	4,746
Fulton county, .....	1,021	1,209
Mifflin county, .....	2,472	1,960
Huntingdon county, .....	4,460	2,104
Juniata county, .....	1,661	1,720
Snyder county, .....	2,441	1,340
Union county, .....	2,486	1,385
Total, .....	20,756	14,464

## NINETEENTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Robert J. Lewis.	Harry N. Gitt.	A. Foster Mullin.
Cumberland county, .....	5,503	5,315	300
Adams county, .....	3,961	3,540	91
York county, .....	12,802	12,425	239
Total, .....	22,266	21,280	690

## TWENTIETH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.	Social- ist Labor.
	Alvin Evans.	James M. Walters.	John Clark.	Walter Rowley.
Cambria county, .....	10,209	7,291	215	52
Blair county, .....	9,535	4,541	372	62
Somerset county, .....	6,365	2,148	242	5
Bedford county, .....	4,968	3,470	67	1
Total, .....	20,777	17,450	926	120

## TWENTY-FIRST DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.
	Summers M. Jack.	Curtis H. Gregg.	Solomon Shaffer.
Westmoreland county, .....	15,286	11,121	579
Armstrong county, .....	6,166	3,252	.....
Indiana county, .....	5,684	1,716	272
Jefferson county, .....	5,772	3,067	484
Total, .....	32,909	19,156	1,335

## TWENTY-SECOND DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.	Social- ist Labor.
	John Daizell.	John F. Miller.	J. T. McCrory.	Charles Rupp.
Allegheny county (part), .....	36,409	14,343	807	645

## TWENTY-THIRD DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.	Social- ist Labor.
	William H. Graham.	John Huckenstine.	O. L. Miller.	Wm. E. Hunt.
Allegheny county (part), .....	19,957	6,142	440	216

## TWENTY-FOURTH DISTRICT.

	Repub- lican.	Democ- ratic.	Prohi- bition.	Social- ist Labor.
	Ernest F. Acheson.	Wooda N. Carr.	Benjamin A. Bubbett.	Wm. H. Thomas.
Fayette county, .....	9,518	7,635	278	24
Greene county, .....	2,309	3,674	99	1
Washington county, .....	9,785	6,041	539	18
Allegheny county (part), .....	14,237	6,218	445	292
Total, .....	35,939	23,568	1,361	335

## TWENTY-FIFTH DISTRICT.

	Repub- lican.	Democ- ratic.
	Joseph B. Showalter.	M. L. Lockwood.
Beaver county, .....	6,491	4,662
Lawrence county, .....	5,473	4,026
Mercer county, .....	6,569	5,707
Butler county, .....	5,939	5,246
Total, .....	24,472	19,641



TWENTY-SIXTH DISTRICT.

	Repub- lican.	Demo- cratic.	Prohi- bition.	Social- ist Labor.	Social- ist.
	Arthur L. Bates.	Athelston Gaston.	Isaac Monderall.	A. Black.	Charles Heydrick.
Crawford county, .....	7,438	7,390	490	3	5
Erie county, .....	11,285	7,528	474	112	209
Total, .....	18,723	14,918	964	115	214

TWENTY-SEVENTH DISTRICT.

	Repub- lican.	Demo- cratic.	Prohi- bition.	Lincoln.
	Joseph C. Sibley.	Lewis Emery, Jr.	H. B. Milward.	Lewis Emery, Jr.
Venango county, .....	6,014	4,202	767	.....
Warren county, .....	4,812	3,374	329	.....
McKean county, .....	4,242	4,314	264	1,305
Cameron county, .....	736	700	16	11
Total, .....	15,804	12,590	1,376	1,316

Scattering vote.—Cameron county, H. C. Jacobson, 1; J. A. Dendt, 1.

## TWENTY-EIGHTH DISTRICT.

	Rep- lican.	Demo- cratic.	Prohi- bition.	Social- ist Labor.
	A. A. Clearwater.	J. K. P. Hall.	Lucien Bird.	Joash Critchley.
Clarion county, .....	2,930	3,498	.....	.....
Forest county, .....	1,242	724	80	.....
Elk county, .....	2,405	3,990	59	8
Clearfield county, .....	7,510	6,399	555	106
Centre county, .....	4,424	4,521	171	1
Total, .....	18,511	19,132	865	115

## Proclamation of Presidential Electors, 1900.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

## A PROCLAMATION.

**W**HEREAS, IN AND BY AN ACT OF THE GENERAL Assembly, entitled "An Act relating to the elections of this Commonwealth," approved the second day of July, A. D. 1839, it is made the duty of the Secretary of the Commonwealth, on receiving the returns of the election of Electors of President and Vice President of the United States, to lay them before the Governor, who shall enumerate and ascertain the number of votes cast for each person voted for, and shall thereupon declare by proclamation the names of the persons duly elected.

And Whereas, It appears from the returns so laid before me by the Secretary of the Commonwealth, of the election held on Tuesday the sixth day of November, A. D. 1900, that William H. Sayen, Clarence Wolf, Frank H. Buhl, Algernon B. Roberts, Edwin S. Stuart, William W. Gibbs, George F. Hoffman, George C. Blabon, Daniel R. Greenwood, William M. Hayes, Charles N. Cressman, Robert H. Sayre, Russell W. Davenport, John Franklin Keller, James Moir, William J. Harvey, Robert Allison, Jacob L. Hauer, Richard H. Ely, George Weymouth, Cortez Hick Jennings, James G. Thompson, J. Frank Small, Henry A. Gripp, Morris J. Lewis, Robert Pitcairn, David Edgar Park, Thomas S. Crago, George W. Johnson, William Hardwick, Harold H. Clayson and Harry R. Wilson, received the greatest number of votes of the persons voted for as Electors of President and Vice President of the United States.

Now Therefore, I William A. Stone, Governor of said Commonwealth, in obedience to the requirements of the said act of the General Assembly, do issue this my proclamation, hereby publishing and declaring that the said William H. Sayen, Clarence Wolf, Frank H. Buhl, Algernon B. Roberts, Edwin S. Stuart, William W. Gibbs, George F. Hoffman, George C. Blabon, Daniel R. Greenwood, William M. Hayes, Charles N. Cressman, Robert H. Sayre, Russell W. Davenport, John Franklin Keller, James Moir, William J. Harvey, Robert Allison, Jacob L. Hauer, Richard H. Ely, George Weymouth, Cortez Hicks Jennings, James G. Thompson, J. Frank Small, Henry A. Gripp, Morris J. Lewis, Robert Pitcairn, David Edgar Park, Thomas S. Crago, George W. Johnson, William Hardwick, Harold H. Clayson and Harry R. Wilson are the persons duly elected Electors of President and Vice President of the United States, to meet at the Seat of Government (being in the City of Harrisburg) on the second Monday of January, A. D. 1901, being the fourteenth day of said month, agreeably to the laws of this Commonwealth and of the United States, and then and there to vote for President and Vice President of the United States and to perform such other duties as devolve upon them under the Constitution and laws of the United States.



Given under my hand and the Great seal of the State at the City of Harrisburg this twenty-sixth day of November in the year of our Lord one thousand nine hundred and of the Commonwealth the 125th.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

## Biennial Message to the Assembly, 1901.

Executive Department,  
Commonwealth of Pennsylvania,  
Office of the Governor,  
Harrisburg, Pa., January 1, 1901.

Gentlemen:—

**I**N COMPLIANCE WITH LAW, I HAVE THE honor to submit at the beginning of your labors information of the state of the Commonwealth, and to lay before you recommendations for your consideration.

The two years just closed have perhaps been the most prosperous two years in succession that the State has ever experienced. Our people have prospered individually, and that prosperity has resulted in a large increase in the revenues of the State. Your attention is called to the reports from the different departments, which will be published and submitted for your inspection. It is not my purpose in this message to repeat at length extracts from these various reports, nor to emphasize the recommendations made by the various State officials. They are all entitled to your careful reading and thoughtful consideration. I submit only such information and recommendations as have impressed themselves upon me as being most important for your early consideration.

Treasury Department.

On the first of January, 1899, there was a deficit in the State Treasury of about \$3,000,000. I am happy to state that owing to the unexpected increase in the revenues this deficit has been entirely liquidated, there is sufficient money to pay all unpaid appropriations as they mature, and there will be on the first of January, 1901, a balance, over and above the amount necessary to liquidate all demands, of about \$1,500,000.

The report of the State Treasurer, which will be shortly submitted to you, will show the total receipts of the Treasury Department from all sources for the fiscal year ending November 30, 1900, to be \$17,494,211.78. Deduct the interest received on the securities in the sinking fund and the securities maturing and paid into the sinking fund and you have a balance of receipts available for general disbursement of \$17,192,817.91. Taking out the \$344,371.50 transferred to the sinking fund, there was a balance of \$16,848,443.41 available for general disbursement. From this amount is deducted three-fourths of the tax on personal property returned to the counties, tax on premiums on foreign fire insurance, personal fees, annuities for right of way, oleomargarine licenses returned to the Agricultural Department, fertilizer licenses returned to the Agricultural Department, oleomargarine, impure food and other fines returned to the Agricultural Department, and fines for violation of the game laws returned to the Game Commission, amounting in the aggregate to \$2,558,613.26, which leaves a balance available for the payment of appropriations of \$14,289,820.15, which is the amount of revenue for the past fiscal year available to meet appropriations made by the Legislature, and from which, together with the revenue for the year 1899, the appropriations made by the last Legislature have been paid and the deficit liquidated, resulting in the balance aforesaid.

If you shall appropriate the million dollars to the public schools eliminated from the appropriation made by the last Legislature, there will then be a balance of \$500,000.

The estimate of revenues made by the proper departments for the coming year available for appropriations will be about \$13,200,000, which is much less than that which has been received during the past fiscal year. There is no reason to expect that the

revenue received by the State during the two years ensuing will equal the revenue received by the State during the past two years. Many large corporations have been chartered resulting in the payment of large bonus to the Commonwealth. Unusual activity in the Auditor General's and Attorney General's Departments resulting in the collection of back taxes, will exclude all reasonable presumption of revenue beyond the estimate made by the Auditor General and State Treasurer. If the Legislature shall appropriate for the coming two years \$11,000,000 for the common schools, as I presume it will, and if it shall make appropriations for the completion of the Capitol, as in my judgment it ought to do, it will not be safe to increase the balance of the appropriations beyond those made by the last Legislature, if the credit of the State is to be preserved, and we are to avoid another deficit in the Treasury. My attention has been called to various charitable institutions and departments that will demand increased appropriations over and above those made by the last Legislature. While there is much merit in these demands, and there is scarcely any one of them but what should have more money than it receives, yet if the State shall preserve its financial credit and be able to meet the appropriations that are made, there should be no material increase in appropriations to the various departments and institutions.

The estimate for the coming year will, if anything, be more than the amount that will be received for the next succeeding year, and as the appropriations are made for two years, the amount available for appropriations for the two coming fiscal years should not be considered as amounting to more than \$25,500,000; and as there is no power to borrow money, the Constitution expressly prohibiting it, all these appropriations must be paid from the current revenue, including what the Legislature may appropriate for the completion of the new Capitol Building.

Under the first section of the Act of Assembly, approved March 24, 1891, and its supplement, approved May 29, 1891, providing for the annual assignment to the Sinking Fund of certain moneys out of the General Fund, there is set apart the sum of \$100,000 annually for the liquidation of the Funded Debt of the State by the creation of a Sinking Fund to pay obligations not yet matured. The Sinking Fund now amounts to \$6,021,402.12, while the Public Debt on December 1, 1900, amounted to \$6,815,299.02, leaving a balance of Funded State Debt of only \$783,896.90.

Under the said Act of Assembly and its supplement, the State Treasurer has set apart each year \$100,000 for the liquidation of the State Funded Debt. In addition to that the interest accruing on the obligations in the Sinking Fund is also used in liquidation of the State Debt, while the interest accruing on the State Funded Debt is paid out of the General Fund. Inasmuch as the Sinking Fund is within \$783,896.90 of the State Funded Debt, and inasmuch as this debt will not mature until 1912, it will be perfectly safe for this Legislature to repeal the first section of said Act of Assembly and its Supplement, requiring the transfer of \$100,000 annually to the Sinking Fund. As the interest on the State Debt is paid out of the General Fund, the interest received on obligations in the Sinking Fund will be quite a sufficient addition to the Sinking Fund and result in its becoming equal to the State Funded Debt by the time that debt matures. This would add \$100,000 annually to the revenues available for the payment of appropriations.

I, therefore, recommend to this Legislature that it pass a bill repealing the first section of said Act of Assembly and its supplement.

#### Common Schools.

When the Legislature convened in January, 1899, there was deficit in the Treasury of about three mil-



lions of dollars. The revenue for the coming two years estimated by the Auditor General and State Treasurer was entirely appropriated by the Legislature. I felt constrained to follow the precedent set by my predecessors and reduce the appropriations sufficient to permit the reduction of a portion of the deficit during the coming two years.

The Legislature appropriated \$11,000,000 for the support of the common schools for the two years beginning June 1, 1899. Anxious only for the preservation of the credit of the State, and to enable the payment in part of the deficit then existing, I found myself unable to approve the whole of this item and withheld my approval from one million dollars of the eleven millions appropriated for the support of the public schools. But an unusual and unexpected increase in the revenues of the State during the past two years has enabled the State Treasurer to liquidate the deficit which existed on the first of January, 1899, and I am assured that there is a balance in the State Treasury of available cash over and above all liabilities which will justify the payment of the one million of dollars withheld.

I, therefore, respectfully recommend the passage of a bill appropriating one million of dollars to the common schools of the State to be distributed proportionately under existing laws for the two years ending June 1, 1901. Inasmuch as the appropriation to the common schools in 1899 was in a lump sum for the two years ending June 1, 1901, and payments of money of said appropriation have been made and are being made by instalments, this appropriation will not work any inconvenience, and the money can be paid in the same manner that it would have been paid if the one million of dollars had not been eliminated from the appropriation in 1899.

## Labor Disputes.

On the twenty-first of September last a very serious affray occurred in Shenandoah, Schuylkill county, growing out of an extensive strike then existing in the anthracite coal fields. Two thousand or more men were reported to be marching the streets of Shenandoah, firing revolvers and resisting all attempts of the civil authorities to have them disperse. Two persons were killed and seventeen wounded by gun or revolver shots on the afternoon and evening of the twenty-first. The sheriff of Schuylkill county asserted these facts and his inability to suppress the disturbance, and asked that a sufficient number of the National Guard be sent there for the protection of the public peace. This call of the sheriff was endorsed by a resolution of the Councils of Shenandoah and the personal requests of a large number of prominent citizens of that place. It reached me about 7 or 8 o'clock on the evening of September 21. I immediately summoned Major General Miller, Commander of the Division, Brigadier General Gobin, Commander of the Third Brigade and Adjutant General Stewart for a conference, which was held between 11 and 12 o'clock on the evening of September 21. At 12.30 o'clock on the morning of September 22 the order was issued for the movement of the Fourth, Eighth and Twelfth Regiments, Battery C, and the Governor's Troop to Shenandoah. About 7 o'clock that morning, six hundred men with their officers were patrolling the streets of Shenandoah, and by noon of that day nearly two thousand troops were there. No further serious disturbance occurred. The people were civil to the officers and soldiers who remained in that vicinity until all necessity for their presence was over. By the 31st of October the strike was adjusted and the last of the National Guard withdrawn.

The rapid mobilization of the State troops was highly commended by military experts and the judgment

and discretion shown by General Gobin and his officers, and the good behavior and soldierly bearing of the men was so satisfactory as not only to win the approval of the people of the State, but the praise and commendation of many persons in military circles outside of the State. It demonstrated the fact that the National Guard of Pennsylvania is a well disciplined, capable and efficient military body. It can be relied upon for prompt action and steady adherence to duty under any and all circumstances. It reflects the care and discipline exercised by the officers of the National Guard and the zeal and patriotism of both officers and men. No department of the State is more efficient, in better condition and more reliable to-day than the National Guard.

Without showing any partiality or discussing the merits of the dispute between employer and employe, they felt that their presence in the anthracite coal fields was simply for the purpose of protecting life and property, preserving order and maintaining the public peace. No serious conflict arose between any portion of the National Guard or any individual of the National Guard and any of the citizens of Schuylkill County during the time that they were in that county. No shots were fired and the National Guard left a good impression among the citizens, the miners and everybody with whom they came in contact.

When we come to consider that this industrial dispute occurred in the heat of a presidential campaign and that more men were out on strike than ever in our State before, too much praise cannot be given to the officers and men who took part in the defence of public order.

Something over \$115,000 was expended in pay and subsistence to those officers and members of the Guard who were on duty during this disturbance. The exact amount cannot at this time be determined.

Experience with this strike has led me to consider the question of arbitration of labor disputes. The difficulty with our present arbitration laws and those heretofore contemplated is that they are not compulsory. They are purely voluntary. While a compulsory arbitration law would be ineffective, as we could not directly compel employers and employes to submit their disputes to arbitration, yet I am hopeful that a law could be framed that would practically compel both parties to voluntarily submit their disputes to arbitrators and abide by the result. Police interference by the State troops to protect life and property and preserve order is justified by law and by necessity wherever violence exists and local authorities have failed.

The office of the State authorities is an impartial one. The State troops are sent to the scene of disturbance for the sole purpose of protecting life and property and preserving order when the county authorities are unable to cope with the difficulty. The owner of a mine claims the right to stop work at any time. The miner claims the right to stop work at any time. If capital can shut down, labor can shut down. If capital can strike, labor can strike. No greater right is claimed for one than for the other and no right can be withheld from one that is conceded to the other. But neither has the right to resort to public violence. No one, under any circumstances, has a right to commit a breach of the peace. Experience in the past justifies the passage of such legislation as will preserve public order in the too frequent troubles that grow out of labor disputes. There is no way by which trouble and disorder can be averted so well and so speedily as by arbitration and settlement of the differences in dispute. A law that would authorize the use of State troops in the protection of those who wish to work, and in the preservation of public order where a strike

exists if within a given time arbitrators were not selected by the employes; and close the mine, mill, factory or shop if within the same length of time an equal number of arbitrators were not selected by the employer, ought to be sustained by the courts as a police regulation for the benefit of society. While each act is arbitrary, it is not more so than public interference with private rights in many other cases for the good of the public, and experience has taught us that each of these steps may become necessary, and generally do become necessary where labor disputes lead to violence. The court or president judge of the county could then, at the request of either party, or any of the selected arbitrators, appoint one or three careful, able, impartial men to sit with the arbitrators selected, when upon hearing both sides, a decision could be rendered that would be at once binding upon both parties and work would at once be resumed.

I respectfully urge upon the Legislature consideration of these suggestions.

#### Capitol Building.

The destruction by fire of the main Capitol Building on February 2, 1897, was followed by the passage of a bill approved April 14, 1897, appropriating the sum of \$550,000 for the construction of a Capitol Building under the supervision of a commission composed of the Board of Public Grounds and Buildings, the President pro tempore of the Senate and the Speaker of the House of Representatives. Under this legislation the present structure was built. Without considering the disputes in said commission, and without considering the merits of said disputes, the result is a structure which is evidently unfinished and not suitable for the purposes for which it is intended. I am advised, however, that the present structure is of sufficient stable foundation to warrant a further appropriation for its

completion and, owing to the increased cost of materials and labor that entered into it, the moneys expended in it cannot now be regarded as a wasteful expenditure. The problem now to be dealt with is the completion of this structure,—either in accordance with the plan in the minds of those who constructed it, or by some other plan that shall be adopted by the Legislature.

Pennsylvania should have a Capitol Building in keeping with her wealth, population and dignity as a State. No unnecessary or extravagant expenditure of moneys should be contemplated in its completion, but sufficient moneys should be appropriated to insure a Capitol Building that will not be a disgrace to the State and that will not justify unfavorable criticism in comparison with the Capitol Buildings of other States.

This Legislature should, in my judgment, pass an act providing for the completion of the Capitol Building and appropriating sufficient money to warrant a respectable and sufficient structure. Under the Constitution of the State, there is no provision for borrowing money for the purpose and the moneys expended in its completion must be paid out of the general revenues of the State. Care must be had then with reference to the amount of revenues that can be diverted from the general necessary expenditures. Owing to the increasing demands of necessary charitable institutions, and the uncertainty that always surrounds anticipated revenue, I do not think it would be safe to take out of the revenues for the next two years sufficient moneys to complete this building, and if it cannot be completed in time for the meeting of the next Legislature in January, 1903, its completion may as well be postponed until the meeting of the Legislature in January, 1905.

I, therefore, respectfully recommend the passage of a law appropriating annually so much of the general

revenues of the State during the next four years as the Legislature shall deem necessary for the proper completion of this building and providing that it be finished by the first Tuesday in January, 1905.

#### Agricultural Department.

Your attention is respectfully called to the report of the Secretary of Agriculture, in which various recommendations are made that are entitled to careful consideration.

This Department has grown extensively and many benefits result to the farmers of our State by the enforcement of the laws under its supervision.

#### Dairy and Food Division.

In this division attention has principally centered in the enforcement of the law passed by the last Legislature, known as the Oleomargarine Law, through the persistent attempt of certain persons and certain newspapers to misrepresent facts for political effect. It has been repeatedly and persistently charged that the Agricultural Department has not enforced the law and has not attempted to suppress the oleomargarine traffic, while the records show that the criminal courts are overcrowded with cases brought by the agents of the Dairy and Food Commissioner.

The act known as the Oleomargarine Law went into effect on May 5th, 1899. Section 4, known as the color clause imposes a penalty of one hundred dollars, to be recovered by action of debt, or by prosecution criminally for selling oleomargarine colored like butter. In case of a criminal conviction, the fine is not less than one hundred dollars, and not more than five hundred dollars for the first offense, and in case of a subsequent conviction the penalty is a fine of not less than one hundred and fifty dollars, nor more than five hundred dollars, or by imprisonment in the county jail for not

less than ten days, nor more than sixty days, or by both fine and imprisonment, at the discretion of the court.

Suits were promptly brought before aldermen and justices of the peace for violation of this law and as promptly appealed to the courts by the defendants, who were advised by competent attorneys that the law would not be sustained in the higher courts. It was not until April 30, 1900, that the law was finally sustained by the Superior Court of Pennsylvania, although every possible effort had been made by the attorneys of the State to push the consideration and decision of these cases.

Since the decision of the Superior Court, April 30th, 1900, up to December 15th, 1900, nine hundred and one criminal prosecutions have been brought by the Dairy and Food Commissioner against oleomargarine dealers in the various counties of the State. Eighty-seven of these cases have been terminated and eight hundred and fourteen are still pending and undisposed of.

The agents and attorneys representing the Dairy and Food Commissioner have made every effort to obtain trial of these cases. They must await the disposition of jail cases and the prior disposal of other cases deemed more important by the District Attorneys who control the order of trial of cases in the criminal courts.

There are five hundred and ninety-nine cases awaiting trial in the court of quarter sessions of Allegheny county, three in Beaver, eight in Blair, twelve in Cambria, three in Clearfield, one in Dauphin, two in Delaware, four in Erie, fifteen in Luzerne, six in Lawrence, one in Mercer, one in Montgomery, two in Northumberland, one hundred and six in Philadelphia, three in Schuylkill, one in Venango, and forty-seven in Westmoreland.

Another difficulty in bringing these cases to trial is



the pendency of the McCann case, which has been appealed from the Superior Court to the Supreme Court of the State to test the constitutionality of the color clause. In Allegheny, Cambria and Westmoreland counties, the courts refuse to try any further oleomargarine cases until the McCann case is decided. In Westmoreland county, we have a number of cases where the defendants have pleaded guilty, but the courts refuse to sentence until a decision on the color clause is handed down in the McCann case.

A number of criminal prosecutions are pending against the same individual in many instances. I am satisfied that the penalty is insufficient to properly enforce the law. Instead of a fine of one hundred dollars for the first offense, it should not be less than five hundred dollars, and there should also be imprisonment of at least sixty days. For the second offense, the fine and imprisonment should be increased, and I recommend that the law be amended in this particular.

My attention has also been called by the Secretary of Agriculture to the New York law, which authorizes the granting of injunctions by the courts restraining and enjoining persons from selling oleomargarine colored like butter. This authority would be a great aid to the Department and our law ought to be amended giving like authority in this respect.

It may as well be understood that the oleomargarine traffic in Pennsylvania is deep seated and the dealers determined and daring men, some of whom openly defy the law and when arrested promptly give bail for appearance at court and continue selling, and although in several instances many prosecutions are pending against the same individual, it does not prevent him from continuing to violate the law. If this traffic is to be suppressed, drastic measures must be added to the law and penalties imposed which will be adequate to the occasion. It cannot be suppressed by resolutions and unfounded accusations against State officers.

The Secretary of Agriculture, the Dairy and Food Commissioner and the agents and attorneys employed are doing everything they can to suppress the traffic and are succeeding as well as could be expected under all the circumstances.

I am much gratified at prospects of the early passage in Congress of the Grout Bill. If this bill becomes a law, it will greatly aid in the suppression of the oleo-margarine traffic.

#### Forestry Reservations.

The act approved March 13, 1895, establishing a Department of Agriculture, directs the Secretary of Agriculture to obtain and publish information respecting the extent and condition of forest lands in this State; to make and carry out rules and regulations for the enforcement of all laws designated to protect forests from fires.

The act approved March 30, 1897, authorized the purchase of unseated lands for the non-payment of taxes for the purpose of creating a State Forest Reservation. Under this Act, the Commissioner of Forestry was required to purchase lands at treasurers' sales for the non-payment of taxes. The Legislature of 1897 also passed an Act approved May 25, 1897, to secure State Forestry Reservations, which authorized the appointment of a Commission composed of the Commissioner of Forestry, the Chairman of the State Board of Health, the Deputy Secretary of Internal Affairs and two other persons. This Commission was authorized to create Forestry Reservations in continuous areas, as far as practicable, by the purchase of unseated lands. The Legislature of 1899 also by Act approved April 28, 1899, amended the Act of March 30, 1897, providing that the Commissioner of Forestry shall have power to purchase unseated lands other than such as are advertised for sale for the non-pay-

ment of taxes, upon such terms and conditions as may be agreed upon with the owners of such land; provided that the amount paid for any tract of land should not exceed the sum of \$5.00 per acre, and provided that the purchase should be approved by the Governor and the Board of Property, consisting of the Attorney General, the Secretary of the Commonwealth and the Secretary of Internal Affairs.

Under the various acts of Assembly, the State has acquired considerable bodies of land in Elk, Lycoming, Clearfield, Clinton, Centre and Pike counties, amounting in the aggregate to this date to 97,962 acres and 20 perches. The purchase of various other tracts has been authorized, which, if the titles prove satisfactory, will increase the acreage owned by the State to something over 113,000 acres. The cost to the State of the 97,962 acres and 20 perches already acquired is at an average of about \$1.35 per acre. Some of this land has increased in value since its purchase by the State and could now be sold at an advance.

The purpose in acquiring these lands is to preserve and increase our forests. Forests exert a great influence on the streams and climate and tend to preserve the health of the community. Their rehabilitation in Pennsylvania if only to part of their former extent will be productive of the greatest good. It is the purpose of the present administration to purchase more lands in various sections of the State under the several acts of Assembly wherever they can be purchased cheaply. The investment is a good one and should the State acquire a large acreage of wild lands, it cannot under any circumstances be a mistake. The land will increase in value through the rapid growth of timber and, while there will be destruction in part by fire, yet the average value will largely increase. These public lands will become the people's parks, open to them at all times for hunting, fishing and camping,

and the people in turn will become the guardians and protectors of the forests. Already they are quite popular in the vicinities where purchases have been made.

There should be additional legislation relating to the Forest Reservations. As the purchase of large tracts in any one county withdraws those lands from taxation, it is thought that separate tracts scattered about over the State in various places would be productive of better results. Too large bodies of land should not be purchased in one county to the exclusion of others. If the purchases were distributed more evenly over those counties where forest lands still exist, the reduction of local taxation by such purchases would be trivial.

In a very few years, the State will receive a large revenue from the sale of matured timber and timber that has been destroyed by insects, fire and wind storm. So far the deeds have been made to the Commonwealth of Pennsylvania, but in case it became desirable to sell timber that had been destroyed by fire or wind storm, the power, under the present laws, is deficient. There are practically three separate bodies or departments that have supervision over these forest lands—the Agricultural Department, the Board of Property, and the Forestry Commission. All these bodies give occasion for conflict, although fortunately none has yet occurred.

I would respectfully recommend the passage of an Act of Assembly that would place the purchase and supervision of these lands under one management; and authorize that management to sell mature timber and timber destroyed by fire, wind storm and insects; to lease coal and oil rights on royalty and pay the proceeds into the Treasury of the Commonwealth; and that more stringent laws should be passed for the protection of these forests from fire. The manage-

ment should also have the power, under certain circumstances, to appoint forest wardens with limited compensation; and authority should be given for the purchase of lands under a limited price wherever in the judgment of the management it would be best for forest reservation so to do. All taxation, local and for all other purposes, should cease upon these lands the moment the title vests in the State.

#### Public Grounds and Buildings.

The expenditures by the Board of Public Grounds and Buildings, composed of the Governor, Auditor General and State Treasurer, in the purchase of the various supplies required by all of the departments, is regulated by the 12th Section, Article III, of the Constitution, and by the Act of Assembly, approved March 26th, 1895, Pamphlet Laws, page 22, which seeks to put in force the provisions of the Constitution, which require that all supplies and all contracts shall be purchased and performed under contract, to be given to the lowest responsible bidder below a maximum price, and under such regulations as shall be prescribed by law. This law requires the Board to advertise for bids in May of each year for the furnishing of all supplies and the performance of all work likely to be required by the State during the coming year. Schedules are prepared with maximum prices which are the prices thought to be current prices for the articles and for the work to be performed. The bidders bid to furnish supplies and perform work at a certain percentage off the maximum price, and the one who agrees to furnish for the largest percentage deducted from the maximum price is, under the requirements of the Constitution and law, awarded the contract.

Experience has established the fact that frequently there is no competition among bidders, and thus the very purpose of the Constitutional requirements and

the Act of Assembly are defeated. To remedy this evil, as far as possible, at the annual meeting of the Board on June 14th, 1900, for the purpose of awarding contracts on bids, the following resolution was unanimously adopted:

“Resolved, That in all cases where requisitions are hereafter approved and articles ordered, the bids accepted shall not authorize the payment of more than the cash price or market price for the articles, supplies or work and, although the bidder may be the lowest, yet if his bid is higher than the average cash price or market price of the article, supply or work at the time ordered, he shall not be paid more than such average cash price or market price; and every successful bidder shall be notified of this resolution of the Board and agree to the same before his bid shall be accepted.”

All the successful bidders at the June awards were required to agree to this resolution and no bids were accepted where the bidders did not agree in writing to its provisions. This has resulted in a saving of money to the State and ought to be adopted as an amendment to the Act of March 26th, 1895. It is doubtful whether bidders could be compelled to agree to this condition without the sanction of legislative enactment, but such an amendment would not be in conflict with the provisions of the Constitution, or the act of 1895, but rather in furtherance of their purpose and object.

I respectfully recommend that a bill be passed amending the Act of March 26th, 1895, by adding to it this resolution.

#### Apportionment.

Your attention is respectfully invited to the duty that rests upon you to pass bills at this session of the Legislature to apportion the State into Senatorial, Legislative, Congressional and Judicial districts.

The last Senatorial apportionment was made in 1874; the last Representative and Congressional apportionments in 1887. The last Judicial apportionment was made in 1895, but it is your duty, under the Constitution of the State, to apportion the State into Judicial Congressional, Senatorial and Legislative or Representative districts, immediately after each decennial census.

The census of 1900 will soon be laid before you in an official report of the Director of Census. While you must necessarily delay action on the Congressional Apportionment Bill until Congress has passed the usual Act following each census, designating the ratio of Congressional districts, yet there is no reason why Judicial, Senatorial and Representative apportionments should not at once be considered. It is not necessary to dwell upon a plain mandate of the Constitution. If it were necessary to do so, the length of time elapsing since the last Senatorial and Representative apportionments would be sufficient to urge performance in these particulars.

Since the last Senatorial apportionment was made, there have been three decennial census enumerations, and since the last Representative apportionment, there have been two decennial census enumerations. Some of the Senatorial and Representative districts have largely increased, while others have decreased in population. Difficult as the problem is to solve, doubtful as it is whether you will be able to pass apportionment bills that will be satisfactory, nevertheless it is quite as much our duty to perform difficult work as that which is less difficult and more pleasant. The adjournment of this Legislature without passing apportionment bills would, in my judgment, be a serious neglect of duty.

The reason for the passage of a Judicial Apportionment Bill becomes more apparent by the fact under

the census of 1900 a number of the counties of the State have reached that population which entitles them to become separate Judicial Districts; others are entitled to have a separate Orphans' Court Judge. These separate districts and Orphans' Court Judges can be created and authorized in a general Judiciary Apportionment Bill, with less friction and more satisfaction, than by the passage of separate bills.

I, therefore, most respectfully urge upon your honorable bodies speedy consideration and passage of Judicial, Senatorial, Representative and Congressional Apportionment Bills.

#### United States Senators.

I am in entire sympathy and heartily approve the proposition to so amend the Federal Constitution as to permit the election of United States Senators by a direct vote of the people, in the same manner as State officials are now elected. Candidates for the Legislature are now too often selected by reason of their supposed friendship or opposition to some candidate for the United States Senate. Their qualifications to properly legislate for the districts which they represent are too often forgotten or ignored. The contests for United States Senator should be eliminated from the Legislature and members of that body should be selected for their fitness and capacity to represent the districts which elect them, rather than for their supposed friendship or opposition to candidates for the United States Senate. The people can be as well trusted to elect a United States Senator by direct vote, as they can be trusted to elect a Governor, Judges of the Supreme Court, and other State officials.

I, therefore, recommend that a resolution be passed early urging upon our Representatives in Congress such amendment to the Federal Constitution.



### Ballot Reform.

The last Legislature passed two resolutions providing for amendments to the Constitution of the State looking to ballot reform—one permitting personal registration in cities of the first class and the other permitting legislation providing for voting machines.

I was unable to give these amendments my approval, because of my belief that they would not remedy the evils in our existing ballot law, and were not steps in the direction of true reform. Tammany experience with personal registration in New York city does not justify the expectation of good results which some see in it; and I was persuaded that the anxiety for voting machines arose out of the expectation of profits from the sale of the machines by those who own the patents, rather than from any expectation of improvement over our present laws; but I am heartily in favor of any legislation or Constitutional Amendments that will result in a purer ballot. There is urgent demand for remedial amendments to existing legislation governing the primary elections, and any legislation that would more correctly protect and warrant an honest vote and an honest count at the primaries of all political parties would, in my judgment, be productive of excellent results. The Pittsburg Chamber of Commerce and other civic bodies in the State have given much attention to this question and have suggested remedies. There is merit in all of these recommendations and I earnestly commend them to the careful consideration of this Legislature.

### Pan-American Exposition.

Your attention is earnestly called to the Pan-American Exposition at Buffalo, New York, beginning on the first day of May, and ending on November 1, 1901. Buffalo, a large and populous city in a sister State, is

putting forth every effort to make her exposition a success. Congress has already appropriated \$500,000, Ohio has appropriated \$30,000 for the erection of a building, etc., and several other States have made provision for a proper representation at this exposition. Pennsylvania can hardly afford to refuse to recognize and aid in this undertaking. Her commercial intercourse and trade with Buffalo is large. Situated as Buffalo is, upon Lake Erie, which fronts a portion of our State, anything that contributes to the success of this exposition, must necessarily be beneficial to Pennsylvania. We are so closely allied with Buffalo as to give her citizens a reasonable right to expect co-operation upon our part.

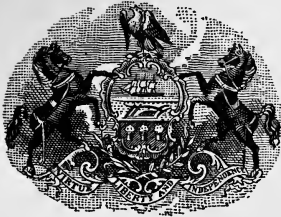
At the request of the managers of the exposition, I appointed two Vice Presidents to represent our State:—the Honorable Joseph Buffington, of Pittsburg, and Colonel James Elverson, of Philadelphia; and also appointed at the request of the managers of the exposition two members of the Board of Women Managers or Commissioners:—Mrs. William McCreery, of Allegheny, and Mrs. Charles C. Harrison, of Philadelphia. I have not, however, made application for any space for exposition purposes for the State for want of authority. These Vice Presidents and Woman Managers have been appointed without compensation to them. I have done all that I felt authorized to do without legislative action.

If Pennsylvania is to be represented at this exposition, it is important that the Legislature should make an appropriation at once.

I think under all the circumstances our State ought to co-operate in this exposition, and earnestly recommend legislation in that particular.

WILLIAM A. STONE.

## Arbor Day Proclamation, 1901.



**I**N THE NAME AND BY the authority of the Commonwealth of Pennsylvania, Executive Department.

## A PROCLAMATION.

The rapid devastation of our forests has long since brought us to a realization of the danger to which such a course must lead. In the absence of prompt action, the growing demands of our industrial world have soon stripped the mountains and plains of their wooded areas. Already the depletion of forests has influenced our climate and produced a marked effect upon the flow of the streams and rivers of the State.

Pennsylvania stands in the front rank of the states that realize the great importance of the forestry movement.

The legislature has endeavored to enlist our citizens in the work of repairing the injury already done and has authorized the setting aside of special days upon which trees and shrubs are to be systematically planted.

Forest Reservations have been established and the Department of Forestry recently created now has full charge of the State Reservations which are to be increased by purchase and cultivation.

It is the duty of every one to aid in this beneficent work which affects not only the State at large, but by protecting, improving and beautifying our highways, parks, school grounds and homes reaches each individual in the Commonwealth.

Natural forces alone are not sufficient to do the work of restoring trees which have been removed by human agency. We must co-operate with nature in order to

secure the greatest beauty about our homes and to perpetuate the prosperity of our State.

In order that our citizens, both young and old, may have an opportunity to continue to contribute their share to this successful and beneficent work.

I, William A. Stone, Governor of the Commonwealth of Pennsylvania, in accordance with law, do hereby designate and proclaim Friday, the Twelfth day of April, and Friday, the Twenty-sixth day of April, A. D. 1901, to be observed as

Arbor Days throughout the Commonwealth.

Two days are set apart for the observance of this custom. Inasmuch as the climatic conditions may render one of these days more favorable for the purpose intended than the other, the selection is left with the citizens of the various sections of the Commonwealth.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this Twenty-ninth day of March in the year of our Lord one thousand nine hundred and one, and of the Commonwealth the one hundred and twenty-fifth.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

## Veto of an Act Relating to County and Township Officers.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, March 6, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL Senate bill No. 21, entitled "A supplement to an act approved April fifteenth, Anno Domini eighteen hundred and thirty-four, relating to county and township officers."

I am informed that a concurrent resolution recalling this bill from my hands has passed the House, but the adjournment of the Senate until March 11th will make it impossible for that body to take action thereon before the expiration of the ten days allowed me for the consideration of bills. It will, therefore, be impossible for the Legislature to officially recall this bill before the arrival of the date upon which it is my duty to either approve or disapprove it.

I am informed that Senate bill No. 131, which is similar to the one before me, but more general in its character, is now before the House. The only difference between this bill and Senate bill No. 131 is that the former applies only to townships and boroughs of this Commonwealth, while the latter applies to counties, townships and boroughs.

Inasmuch as the Legislature will have an opportunity to again pass upon the provisions of this bill, as incorporated in Senate bill No. 131, and inasmuch as the effort to recall this bill from my hands was unsuccessful on account of the adjournment of the Senate, I withhold my approval.

WILLIAM A. STONE.

Veto of an Act to enable Tax Collectors to Collect Taxes, for the Payment of Which They Have Become Personally Liable, Without Having Collected the same, by expiration of the Authority of Their Respective Warrants, or of Their Term of Office, and to Extend the Time for Collections for one Year.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, March 27, 1901.

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 33, entitled "An act to enable city, county, ward, township, school and borough tax collectors to collect taxes for the payment of which they have become personally liable or for which they shall during the year one thousand nine hundred and one become personally liable without having collected the same by expiration of the authority of their respective warrants or by the expiration of their term of office and to extend the time for collections of the same for a period of one year from the passage of this act," for the reason that I have to-day signed Senate bill No. 32, which is a duplicate of all the provisions of this bill.

WILLIAM A. STONE.

Veto of an Act Making it the Duty of Sheriffs, on the request of Purchasers at Sheriff's Sales, to sign and Acknowledge one Deed for all Properties Sold at the same sale to the Same Purchaser.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, April 12, 1901.

Gentlemen:—

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 44, entitled "An act making it the duty of sheriffs on the request of purchasers at sheriffs' sales to sign and acknowledge one deed for all properties sold at the same sale to the same purchaser and providing the remedy and penalty for refusal to do so and providing the compensation of the sheriff in such cases."

Having asked the Attorney General for his opinion upon the effect which this bill would have in the practice relating to sheriffs' sales, he has investigated the subject and laid before me two letters, one from Alex. Simpson, Jr., Esq., and the other from R. C. Dale, Esq., both prominent attorneys of the city of Philadelphia, who in no wise connected as counsellors with the sheriff and for the reasons given in these letters, copies of which I herewith file, I withhold my approval from this bill.

WILLIAM A. STONE.

Law Offices  
Simpson & Brown.  
Alex. Simpson, Jr. Francis Shunk Brown.  
815 Stephen Girard Building.  
Twelfth above Chestnut, Philadelphia.

Philadelphia, April 11, 1901.

Dear Sir: I called to see you yesterday in relation to House of Representatives file bill No. 44, which has passed the Legislature and is now pending before the Governor, to ask you to

speaking to him regarding it; but on account of your other engagements I was unable to see you.

The bill is entitled "An act making it the duty of the sheriff, at the request of purchasers at sheriffs' sales, to sign and acknowledge one deed for all properties sold at the same sale to the same purchaser, and providing the remedy and penalty for refusal so to do." It seems to me that the bill should be vetoed for the following reasons among others:

1st. Under the principles and statutes of this State by virtue of which real estate is made liable for the payment of debts, the writ upon which the sale is had, the making of the sale and the acknowledgment and record of the deed are but a continuance of a single judicial proceeding. As in this and all other matters relative to the courts it is important that clearness should be observed, and that there should not be a commingling of proceedings which have no relevancy to each other, and which can only therefore result in confusion and annoyance to future purchasers of such real estate.

2nd. This bill is carefully drawn to exclude any discretion whatever on behalf of either the sheriff or the court, and puts the matter entirely in the power of the purchaser however incongruous the several proceedings may be, provided only the properties are sold at one sale. For instance, under this bill if one of the sales is on a vend. ex. after levy and condemnation, another on a fi. fa. in which levy and condemnation are waived, the third upon a levavi in which no condemnation is required, and the fourth a sale of real estate and franchises of a corporation in which the procedure is different from all the rest, at the option of a single purchaser all these things must be conjoined in some anomalous way in a single deed, no matter how other interests may be affected or how ridiculous and foolish normally the thing may be.

3d. The difficulty is enhanced also by the fact that the purchaser can do what he pleases about it, though one writ may issue out of say C. P. No. 1, of this county, the second out of C. P. No. 2, the third out of C. P. No. 3, the fourth out of C. P. No. 4, and the fifth out of C. P. No. 5, the sixth a testatum writ from Pittsburg, the seventh a Commonwealth's writ from Harrisburg, and so on to practically no end, and still a single deed embracing different properties sold under writs issued out of all of said courts must be acknowledged, if the purchaser requires it in all the courts, notwithstanding the fact that it has already been once acknowledged in one of them.

4th. You will notice also that the bill provides that in case



of the failure of the sheriff to sign and acknowledge one deed for all the properties sold, that the purchaser may make his application to "any of the courts of common pleas of the county where the properties are situate" by petition against the sheriff, etc., and that one court of his selection though not one of those issuing any writ referred to in the deed, can compel the acknowledgment of the deed against the combined judgment of all the courts which issued the writs. That is to say, on a Commonwealth's writ issued out of Dauphin county, or a testatum writ out of Allegheny directing the sale of properties in Philadelphia county, the purchaser may select his own court in Philadelphia county, and notwithstanding the judgment of both the Dauphin county and Allegheny county courts, may force the acknowledgment of the deed to suit himself.

Surely such an anomaly as this ought not to find a place on the statute books of Pennsylvania, and I would therefore request that you lay the matter before the Governor, who like yourself will appreciate its incongruities from the lawyer's standpoint, and will I trust veto it for the reasons stated.

Very truly yours,

ALEX. SIMPSON, JR.

Hon. John P. Elkin.

John C. Bullitt,

Saml. Dickson,

Joseph I. Doran,

Richard C. Dale,

Hazard Dickson.

Law Offices 131-145 South Fourth St.,

Rooms 750, 752, 754-758,

Philadelphia, April 12, 1901.

Hon. William A. Stone, Governor of Pennsylvania:

My Dear Sir: My attention has been called to a bill which has passed both houses of the Legislature, being No. 44, of the file of the House, entitled "An act making it the duty of sheriffs on the request of purchasers at sheriffs' sale to sign and acknowledge one deed for the properties sold at the same sale to the same purchaser, and providing the remedy for refusing so to do and providing the compensation of the sheriff in such cases."

Having had for many years a considerable practice in selling real estate through the sheriff I feel justified in saying that if this bill becomes a law, it will tend to greatly confuse the practice in this county and to create innumerable clouds upon title. The sheriff of the county, I understand, will file with you in detail many of the reasons which should operate to prevent this bill from becoming a law. I am satisfied that these reasons are

based upon a correct apprehension of the situation and that the bar of this county would greatly regret the confusion which would be introduced in this attempted change of the practice which has been in force for many years without any real complaint. While it is true that in some cases there would be saved the costs of the acknowledgment of the separate deeds, this is an expense which in practice is not born by the debtor, but by the creditor who buys the property in, because the costs are not incurred until after the sale takes place. If the debtor can raise the money to save his property the cost is never incurred and while of course creditors buying property in, desire to save all the expense possible, the subsequent inconvenience and confusion in the after disposition of the property will cost them a great deal more than the immediate payment for the separate acknowledgments. In other words it would be economy which in the end would create great expense.

Very respectfully,

R. C. DALE.

---

Veto of an Act Fixing the Compensation to be Received by the Prison Inspectors of Berks County.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, April 12, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 140, entitled "An act fixing the compensation to be received by the prison inspectors of Berks county and authorizing, empowering and directing the county commissioners of Berks county to pay to each of the prison inspectors of said county funds for services rendered and expenses incurred by said prison inspectors the sum of fifteen dollars for every month's services rendered in all cases where the same remain unpaid."

This bill conflicts with section seven, article three of the Constitution, which provides "That the General Assembly shall not pass any local or special law regulating the affairs of counties, cities, townships, wards, boroughs or school districts." This is a local or special law and applies only to Berks county. It undertakes to regulate affairs in Berks county in reference to prison inspectors and provides for the payment of \$15.00 per month for services heretofore rendered and services to be hereafter rendered by said inspectors.

WILLIAM A. STONE.

---

Veto of an Act Providing for a Pension for Philip L. Brasington.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 3, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 255, entitled "An act providing for a pension of twelve dollars per month for Philip L. Brasington."

In the last Legislature I withheld my approval from all bills similar to this. If the members of the National Guard who are injured while in the service of the State are to be pensioned, it ought to be under the provisions of a general act with proper restrictions which will recognize all whose claims are meritorious. By the enactment of special bills of this character, a long list of pensioners would soon exist whose pensions would become an annual charge upon the State. I do not doubt that this claim has merits and that the claimant ought to be compensated for the damages which he has suffered, but I cannot see my way clear to give the bill my approval.

WILLIAM A. STONE.

Veto of "An Act to Repeal a Part of an Act Relating to Judicial Sales and the Preservation of the Liens of Mortgages."

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 8, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 352, entitled "An act to repeal an act, entitled 'An act to repeal the third section of an act, entitled 'An act relating to judicial sales and the preservation of the liens of mortgages,' approved March twenty-third, Anno Domini one thousand eight hundred and sixty-seven, so far as relates to sales of real estate of decedents made by virtue or authority of an order or decree of any orphans' court in the county of Erie,' approved April twenty-fourth, Anno Domini one thousand eight hundred and sixty-nine."

This bill attempts to repeal the act of April 24, 1869, which repealed the act of March 23, 1867, in so far as it relates to the sales of real estate of decedents made by virtue or authority of an order or decree of any orphans' court in the county of Erie. The act of March 22, 1887, P. L. page 6, and the act of May 19, 1893, P. L. page 110, both re-enacted the law which this bill seeks to revive and there is, therefore, no necessity for its becoming a law.

WILLIAM A. STONE.

Veto of an Act Granting a Pension to Charles H.  
Huyett.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 8, 1901.

Gentlemen:—

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 399, entitled "An act granting a pension to Chas. H. Huyett."

It appears that Huyett was a private in company I, 12th regiment, Pennsylvania Volunteer Militia, which company was called out by proclamation of the Governor, September 5, 1862. It is claimed that while his company and regiment on a railroad train from Greencastle to Harrisburg, Pennsylvania, a collision occurred in which he was injured and for this injury he now seeks a pension at the rate of 8.00 per month. The fact that this accident occurred thirty-nine years ago in itself seems to justify the withholding of Executive approval. If the injuries were of such a character as to entitle him to receive a pension from the State, the strong probabilities are that it would have been granted many years ago. Inasmuch as the United States government grants pensions to soldiers disabled in the civil war, I do not think the State should do so unless the circumstances were such as to remove all doubt of the merits of the claim and afford a sufficient explanation for the long delay in presenting it. The State should not place any citizen upon its pension roll excepting where the services rendered and the injuries received are of such a character as to justify the expenditure.

For these reasons I withheld my approval from a similar bill passed by the last Legislature.

WILLIAM A. STONE.

Veto of an Act to Provide for Ward Representation  
in the Town Council of Dunmore.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 8, 1901.

Gentlemen:—

RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 460, entitled "An act to provide for ward representation in the town council of the borough of Dunmore and providing for the election of members of council from each ward."

This bill applies only to the borough of Dunmore and is therefore special or local legislation prohibited by article three, section seven, of the Constitution.

WILLIAM A. STONE.

Veto of an Act Authorizing J. H. Shaw, a Citizen of Philadelphia County to bring suit Against the Commonwealth of Pennsylvania for Badges Furnished to Members of the Legislature.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 10, 1901.

Gentlemen:—

RETURN HEREWITH, WITHOUT MY APPROVAL, Senate bill No. 77, entitled "An act authorizing J. H. Shaw, a citizen of Philadelphia county, Pennsylvania, to bring suit in the court of common pleas of Dauphin county, against the Commonwealth of Pennsylvania."

Under this bill John H. Shaw desires to sue the Commonwealth for badges supplied to the members of the

Legislature on the occasion of their visit to New York city to attend the ceremonies incident to the unveiling of Grant's tomb.

Inasmuch as this and other similar items have already been passed upon by a previous Legislature and Executive and as it has always been the policy of the State to discourage the bringing of suits against the Commonwealth by individuals, I do not feel justified in establishing a precedent which may lead to much unjustifiable litigation.

WILLIAM A. STONE.

---

Veto of an Act to Amend an Act authorizing the State Treasurer to Refund Certain Collateral Inheritance Taxes.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 16, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, Senate bill No. 31, entitled "An act to amend an act, entitled 'An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error,' passed the twelfth day of June, Anno Domini one thousand eight hundred and seventy-eight, providing for an extension of the limitation of time within which applications shall be made to certain cases."

This bill is an exact duplicate of House bill No. 31, passed by this Legislature, which was approved by me on the twenty-fifth day of March.

WILLIAM A. STONE.

Veto of an Act to Provide for Ward Representation  
in the School Board of Dunmore.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 502, entitled "An act to provide for ward representation in the school board of the school district of the borough of Dunmore and providing for the election of school directors from each ward."

This bill applies only to the borough of Dunmore and is, therefore, special or local legislation prohibited by article three, section seven, of the Constitution.

WILLIAM A. STONE.

Veto of an Act Making it Wilful Trespass to Hunt,  
Trap and Take Elk, Deer or Fawn from Lands En-  
closed for the Propagation and Preservation of  
such Game.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 93, entitled "An act making it wilful trespass to hunt, trap and take elk, deer or fawn from lands enclosed for the propagation and preservation of the same and providing for the punishment of such trespass."

This bill provides an additional penalty of \$100 for



trespassing on lands enclosed for the preservation and propagation of elk, deer or fawn for the purpose of hunting and trapping. If the enclosure mentioned were specified and defined to be a fence which would indicate a clear and palpable intent of establishing a game preserve, it might be a proper case for Executive approval, but the enclosure not being defined it would seem to give associations or individuals the right to purchase large bodies of lands and set them apart for the preservation and propagation of elk, deer or fawn by enclosing them with a single wire. The penalty for trespassing upon such lands by local hunters is, in my judgment, unnecessarily severe and for this reason I withhold my approval.

WILLIAM A. STONE.

---

Veto of Legislation Authorizing the Commonwealth of Pennsylvania to Rebuild County Bridges Over Navigable Rivers, and other Streams Which Have Been Declared Public Highways by Act of Assembly, where such Bridges Have Been Destroyed by Flood, Fire or other Casualty.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 17, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 304, entitled "An act amending an act, entitled 'An act authorizing the Commonwealth of Pennsylvania to rebuild county bridges over navigable rivers and other streams which have been declared public highways by act of Assembly where such bridges have been destroyed by flood, fire

or other casualty, providing for the appointment of viewers and inspectors and the payment of the costs of rebuilding such bridges,' approved the third day of June, Anno Domini one thousand eight hundred and ninety-five, extending the provisions thereof so as to authorize the rebuilding by the Commonwealth of county bridges which have become dangerous and unfit for the uses intended and providing for changes in the location of bridges rebuilt."

If this bill should become a law it would entail upon the State the cost of constructing all bridges over navigable streams and such streams as have been declared to be highways by act of Assembly, which may hereafter be carried away or destroyed by flood, fire or casualty or which may have become or may hereafter become by reason of age and increased travel or traffic thereon or other causes dangerous and unfit for the uses intended and rebuild the same in case they are again carried away or destroyed or again become dangerous and unfit for the uses intended. It would practically charge the State with the construction and maintenance of all the bridges over navigable streams and such other streams as have been declared by act of Assembly to be public highways. There is no way of estimating the amount of money that would likely be expended by the State in any one year in the construction of worn out bridges and there is no reason why the State should bear this burden. The revenue of the State is not sufficient to justify it in embarking upon a sea of unknown breadth and uncertain expenditure. The State already reconstructs bridges destroyed by fire or flood over navigable streams and such other streams as have been declared to be public highways by act of Assembly. This bill is only another project to relieve the counties of their own natural and local burdens and put them upon the State and for these reasons I withhold my approval from this bill.

WILLIAM A. STONE,

Veto of an Annuity to Francis Zieber, a Private in the  
Pennsylvania State Militia.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 17, 1901.

Gentlemen:—

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 400, entitled "An act granting an annuity to Francis Zieber, of Reading, Berks county, Pennsylvania, a private in Captain Jacob Lehman's company B, Fifty-third regiment, Pennsylvania State Militia."

If pensions are to be granted those who served in the State Militia or the National Guard it should be under a general law. I am not in favor of granting pensions by special bill, and see no reason why an exception should be made in this case.

WILLIAM A. STONE.

---

Veto of an Act Regulating the Sale of Commercial  
Feeding Stuffs, and Prohibiting Their Adulteration.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 17, 1901.

Gentlemen:—

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 406, entitled "An act regulating the sale of commercial feeding stuffs, prohibiting their adulterations and fixing penalties for its violations."

This bill is similar in its provisions to House bill No.

26, passed by this Legislature and approved by me on the twenty-fifth of April. Both of these measures regulate the sale of commercial stuffs, and, while there may be some slight variation in the method proposed, I see no reason why the statute books should be encumbered with two laws so similar in their nature.

WILLIAM A. STONE.

---

Veto of an Act to Enable Parents, Guardians or Other Persons Having the Charge or Control of a Minor Child or Children, and Being the Owner of Real Estate, Subject to Taxation for School Purposes, in Another District than the one in Which he or She Resides, to Send Such Child or Children to the Common, Graded or High School of Such Other District Without Payment of Tuition Fees.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 17, 1901.

Gentlemen:—

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 416, entitled "An act to enable parents, guardians or other persons having the charge or control of a minor child or children and being the owner of real estate subject to taxation for school purposes in another district than the one in which he or she resides to send such child or children to the common, graded or high school of such other district without payment of tuition fees and requiring the school directors or controllers and teachers of such other district to receive such child or children in such common, graded or high school there to be instructed in the branches of learning there taught."

Under this bill special privileges would be given to those fortunate enough to hold real estate subject to taxation for school purposes in a district other than the one in which they reside. They would be entitled to send their children, or the children under their control, either to the school in the districts in which they reside or any of the schools in districts in which they owned real estate subject to taxation for school purposes, while those who are not so fortunate would be restricted to schools in the district in which they reside.

This is legislation for the benefit of one class to the exclusion of another and clearly opposed to the meaning and intent of the Constitution.

WILLIAM A. STONE.

---

Veto of an Act to Amend Certain Defects of the Law for the More Just and Safe Transmission and Secure Enjoyment of Real and Personal Estate.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 31, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, Senate bill No. 58, entitled "An act to amend section seven of an act, entitled 'An act to amend certain defects of the law for the more just and safe transmission and secure employment of real and personal estate,' approved the twenty-seventh day of April, Anno Domini one thousand eight hundred and fifty-five, providing for the extinguishment of any ground-rent, annuity or other charge upon real estate after twenty-one years and making the same appli-

cable in cases where the Commonwealth is a party claimant the same as in the case of other parties.”

This bill seeks, among other things, to amend the act of 1855 by providing that its limitations shall apply where the Commonwealth is a party claimant as in the case of other parties. The Commonwealth is a party claiming fees and purchase money on lands sold many years ago and I know no good reason why the Commonwealth should lose the right to collect any ground-rent, annuity or other charges upon real estate where none has been paid for twenty-one years. The fact that the Commonwealth has been indulgent to its creditors is not a sufficient reason for cancelling the debt and I fear that under the language of this amendment the Commonwealth would be prohibited from collecting claims for land sold which have not been pressed for a period of twenty-one years.

WILLIAM A. STONE.

---

Veto of an Act to Provide for the Election of Recorders of Deeds and Registers of Wills in Counties Having a Population of Over One Hundred and Fifty Thousand.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, May 31, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, Senate bill No. 260, entitled “An act to provide for the election of recorders of deeds and registers of wills in counties having a population of over one hundred and fifty thousand.”

This bill is an exact duplicate of House bill No. 476,

passed by this Legislature, which was approved by me on the twenty-seventh day of May.

WILLIAM A. STONE.

---

Veto of an Act Providing a Pension for Harry R. Silk.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, May 31, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, Senate bill No. 361, entitled "An act providing a pension of fifteen dollars per month for Harry R. Silk," for the reason set forth in the veto of House bill No. 255.

WILLIAM A. STONE.

---

Veto of an Act to Regulate Assessments in cities of the Second Class.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 12, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 535, entitled "An act to regulate assessments in cities of the second class."

This bill is an exact duplicate of Senate bill No. 292, passed by this Legislature, which was approved by me on the fourth day of June.

WILLIAM A. STONE.

Veto of an Act Designating Who Shall Make Application for a Borough Previously Incorporated to Become subject to Restrictions and Possess Additional Powers and Privileges.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 12, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 665, entitled "An act amending section thirty-three of an act, entitled 'An act to regulate boroughs,' approved third April, one thousand eight hundred and fifty-one, designating who shall make application for a borough previously incorporated to become subject to the restrictions and possess the powers and privileges conferred by said act of one thousand eight hundred and fifty-one."

This bill is an exact duplicate of Senate bill No. 293, passed by this Legislature, which was approved by me on the fourth day of June.

WILLIAM A. STONE.

---

Veto of an Act Granting an Annuity to S. B. Lysinger, a Private in the Pennsylvania Militia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 12, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 598, entitled "An act granting an annuity to S. B. Lysinger, a private in an artillery company commanded by Captain A. S. Morrow, belonging to Colonel Jacob Higgins' regiment of



Pennsylvania militia, while in discharge of duty on the third of July, one thousand eight hundred and fifty-eight, had his right hand blown off and thereby disqualified from earning a living, and is now suffering from progressive muscular paralysis in his left hand," for the reasons set forth in the veto of House bill No. 400.

WILLIAM A. STONE.

---

Veto of an Act Granting a Pension to James S. Plummer, a private in the Pennsylvania Militia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, June 12, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 593, entitled "An act granting a pension to James S. Plummer, a private in Tyrone Artillery Company, Pennsylvania Militia, commanded by Captain James Bell," for the reasons set forth in the veto of House bill No. 400.

WILLIAM A. STONE.

Veto of an Act to Make the Commonwealth of Pennsylvania Liable for a Proportionate Share of the Cost of Construction of Bridges Built by County Commissioners Over Streams Above a Certain Width and Providing for the Method of Construction and Manner of Payment for Such Bridges.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, June 13, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 192, entitled "An act to make the Commonwealth of Pennsylvania liable for a proportionate share of the cost of construction of bridges built by county commissioners over streams above a certain width and providing for the method of construction and manner of payment for such bridges."

This bill provides that when under any existing law a bridge is built by the county commissioners of any county or counties in this Commonwealth over a stream of water one thousand feet in width the Commonwealth shall pay one-half the cost of construction. This no doubt is intended to aid counties unable financially to construct the necessary bridges. If the revenue of the State justified entering into these obligations, I would not hesitate to approve this bill, as the surplus revenues might very properly be expended in relief of local burdens, but the same argument used in favor of the bill justified its disapproval. The State has not sufficient revenue to even partially relieve the counties in the Construction of bridges and I see no reason why the Commonwealth should assume this burden especially when there is not sufficient revenue to justify appropriations to needy and meritorious hospitals and like institutions. In addition to this there is no way to ascertain, with any degree of certainty,

the amount of money that the State would be called upon to expend under this bill.

WILLIAM A. STONE.

---

Veto of an Act Prescribing the Time and Manner of Submitting to the People for their Approval and Ratification or Rejection a Proposed Amendment to the Constitution.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, June 13, 1901.

Gentlemen:—

**I** RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 582, entitled "An act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a proposed amendment to the Constitution."

This bill is almost an exact duplicate of Senate bill No. 399, passed by this Legislature and approved by me June 4, the only difference being that Senate bill No. 399 directs that the election therein provided for be held "in accordance with the provisions of the election laws of Pennsylvania and the amendments thereof," while this bill recites at length the election laws and amendments referred to.

WILLIAM A. STONE.

Veto of Legislation Relative to the Incorporation and Government of cities of the Third Class, Providing for the Adjustment of the indebtedness of such Cities, Annexed boroughs or Townships.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, June 14, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, House bill No. 222, entitled "A supplement to an act approved the twenty third day of May, one thousand eight hundred and eighty-nine, entitled 'An act for the incorporation and government of cities of the third class,' providing for the adjustment of the indebtedness of such cities and boroughs or townships annexed thereto."

The act approved May 16, 1901, provides that the court of quarter sessions may determine what proportion of the indebtedness of the annexed township shall be paid by the city to the township and generally where territory is annexed by a borough or city the courts adjust and determine the proportionate rate of indebtedness that each shall bear.

This bill fixes arbitrarily the relative proportion of indebtedness and while it might perhaps equitably adjust the difficulties of a particular annexation in the minds of the parties instrumental in its passage, yet it is a general bill and would not likely fit and equitably adjust in all the cases of annexation that might come under its provisions.

WILLIAM A. STONE.

Veto of a Concurrent Resolution Providing for a  
Commission to Revise the Corporation Law of the  
Commonwealth.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, May 3, 1901.

Gentlemen:—

I RETURN HEREWITH, WITHOUT MY APPROVAL, concurrent resolution originating in the House of Representatives providing for the appointment of a commission of nine persons learned in the law to draft and report to the General Assembly of 1903 a general and comprehensive law regulating the incorporation and management of certain corporations.

This resolution would authorize the creation of a commission empowered to revise the corporation law of 1874 and its supplements and amendments as interpreted by the Supreme and Superior Courts, which revision would come before the Legislature for enactment and my objections to the resolution are:

First: If a commission is created to revise the corporation laws of the State, it should have power to revise all the laws pertaining to all kinds of corporations in the State and not be confined to the act of 1874 and its supplements. There are many corporations doing business in the State that are not authorized by the act of 1874, nor by any of its supplements, to wit: railroads, street railways, natural gas companies and many others. A revised statute would be of very little aid unless it embraced all the laws pertaining to all the different corporations in the State.

Second: It would result in the alteration of many of the statutes now in force and bring about more confusion than now exists.

Third: The attempt to re-write a provision or para-

graph of the act of 1874, or any of its supplements, in accordance with the definition which the Superior Court has put upon it alone might afterwards be changed by the Supreme Court.

Fourth: While the appropriation for this commission is restricted to \$5,000, it might and probably would lead to a much larger expenditure by the State before the completion of the work.

If the corporation law of 1874 and its supplements should need amendment, it is a very simple matter for the Legislature to amend by a general law. I do not think it necessary to resort to the expense and long consideration of the matter by a commission, and for these reasons I withhold my approval from said resolution.

WILLIAM A. STONE.

---

Veto of an Act to Qualify a Libellant in an Action for Divorce to be a competent Witness to all Matters Material in the issue.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 1, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 71, entitled "An act to qualify a libellant in an action for divorce to be a competent witness to all matters material in the issue where there has been personal service of the subpoena as well as in all cases pending where there have been two returns of subpoenas of non est inventus by the sheriff and due notice to the respondent by publication as required by law and the rules of the respective courts."

This bill permits libellants in divorce proceedings to testify as witnesses in all matters material in the issue where there has been no personal service upon the respondent, but where the subpoena has been returned non est inventus and notice given the respondent by publication. This would, in my judgment, open a wide door in the obtaining of divorces. Our laws are now too liberal in the granting of divorces and I would restrict rather than enlarge them. If this bill should become a law it would be as easy to obtain a divorce in Pennsylvania as it is in any other State and much easier than in many other states and it would also be possible to obtain a divorce without the knowledge of the other party at all. I have always believed the marriage contract to be sacred and I cannot cooperate in the passage of a law which makes it so easy to annul it.

WILLIAM A. STONE.

---

Veto of an Act Directing the County Commissioners of the Several Counties in this Commonwealth to Take, Maintain and Assume Control of Township and Borough Bridges, over Forty Feet in length; Providing for the Rebuilding of any Bridges which may be Destroyed, and the Building of new Bridges.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 11, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 174, entitled "An act authorizing and directing the county commissioners of the several counties in this Commonwealth to take, maintain and assume control of township and borough bridges over

forty feet in length, providing for the rebuilding of any bridges which may be destroyed and the building of new bridges.”

I know of no good reason why the several counties of the State should be burdened with the supervision and control of bridges over forty feet in length. There would seem to be no greater excuse or necessity for such a change than to charge the counties with the construction and maintenance of the township roads and highways of the State. The counties already have as much or more responsibility than they should be expected to assume and I know of no reason for placing this additional charge upon them.

WILLIAM A. STONE.

---

Veto of a Pension to Lydia S. Whitley, Widow of a  
Private in the Pennsylvania State Militia.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 11, 1901.

FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 572, entitled “An act granting a  
pension to Lydia S. Whitley, widow of William A.  
Whitley, deceased, a private in company K, Thirty-fifth  
regiment. Pennsylvania State Militia.” for the same  
reasons set forth in the veto of House bill No. 400.

WILLIAM A. STONE.



Veto of an Act to Provide for the Relief of Indigent Union Soldiers, Sailors and Marines, and the Indigent Wives, Widows and Minor Children of Indigent or Deceased Union Soldiers, Sailors or Marines.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 11, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 620, entitled "An act to provide for the relief of indigent Union soldiers, sailors and marines and the indigent wives, widows and minor children of indigent or deceased Union soldiers, sailors or marines."

This bill provides for the creation of a fund for the relief of honorably discharged indigent soldiers, sailors and marines and the indigent widows, wives, parents and minor children under fifteen years of age of such indigent deceased soldiers, sailors and marines by the levying of a tax of one-tenth of one mill on the assessed value of the property in the several counties of the State by the county commissioners thereof, which fund is to be distributed by soldiers' relief committees and commissions in the various wards, townships, boroughs and counties of this State.

The enactment of this bill would create a soldiers' pauper list and would place this honorable class of our citizenship in the position of objects of charity and I am sure that the old soldiers and those dependent upon them would very properly resent such action. In addition to this, the tax thus levied would be so small that fully one-half of it would be eaten up by the cost of collection and quite a proportion of the balance by the committees and commissions in the various wards, townships, boroughs and counties charged with its dis-

tribution. It is needless to say that I am in favor of all legislation which will benefit the soldiers, sailors and marines, but I do not consider that this is a measure in their interest.

WILLIAM A. STONE.

---

Veto of an Act with Reference to the Sale of Butter Produced by Taking Original Packing Stock and Other Butter and Melting the Same, So that the Butter Oil Can be Drawn off, Mixed with Skimmed Milk or Other Material and by Emulsion or Other Process Produce Butter, and Butter Produced by any Similar Process, and commonly known as "Boiled" or "Process" Butter.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 11, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 407, entitled "An act to amend section one of an act, entitled 'An act to regulate the sale of butter produced by taking original stock and other butter and melting the same so that the butter oil can be drawn off, mixed with skimmed milk or other material and by emulsion or other process produce butter and butter produced by any similar process and commonly known as 'boiled' or 'process' butter, providing for the enforcement thereof and punishment for the violation of the same, approved the fourth day of May, Anno Domini one thousand eight hundred and ninety-nine."

This bill is similar in its provisions to House bill No. 376, passed by this Legislature and approved by me on

the tenth instant. Both of these measures regulate the manufacture and sale of boiled or process butter. The approval of House bill 376 makes the enactment of this bill unnecessary and I see no reason why the statute books should be encumbered with two laws so similar in their nature.

WILLIAM A. STONE.

---

Veto of an Act to Authorize the Auditor General to resettle Certain Bills for Advertising Mercantile Appraisers' Lists.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 11, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 752, entitled "An act to authorize the Auditor General to resettle the bills for advertising the mercantile appraisers' lists for the year one thousand nine hundred in certain cases."

The approval of this bill would take about \$18,000 out of the Treasury and while the claims intended to be paid thereby are perhaps not larger than the usual rates charged by newspapers for similar advertising, yet they were inserted in the papers with full knowledge of the law that not more than ten per cent. of the tax collected could be paid for advertisements. No one has, therefore, been misled or deceived in the matter. In addition to this the Treasury will not justify the expenditure and for these reasons I withhold my approval.

WILLIAM A. STONE.

Veto of an Act, to Provide for the Appointment of Inspectors to Inspect Scales, Weights and Measures.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 11, 1901.

**I** FILE HEREWITH, IN THE OFFICE OF THE Secretary of the Commonwealth, with my objections thereto, House bill No. 574, entitled "An act to amend section one of an act, entitled 'An act to provide for the appointment of inspectors by the Governor for cities of the first and second class of this Commonwealth, to inspect scales, weights and measures, and providing for their compensation,' approved the twenty-sixth day of June, Anno Domini one thousand eight hundred and ninety-five."

The constitutionality of this act is at least doubtful. The 27th section of article III of the Constitution provides that "No State office shall be continued or created for the inspection or measuring of any merchandise, manufacturing or commodity, but any county or municipality may appoint such officers when authorized by law." If the office intended to be created by this act is a State office, it is clearly within the inhibition of the constitutional provision above recited. If it is not a State office, and should be construed to be a county or municipal office, then the question of who has the right to make appointments in such cases under the authority of the Constitution is raised. It was clearly the intention of the framers of the Constitution to prohibit the creation or continuance of State offices for the inspection and measuring of merchandise, manufactures and other commodities. It is just as clearly the intention of the Constitution that such an office might be created in a county or municipality by law, but the Constitution provides that the appointments must be made by the county or the municipality.

The act of 26th day of June, A. D. 1895, intended to be amended by this act, is still on the statute books, and the constitutional question may be raised in a proper proceeding under that act.

Doubting, therefore, the power of the Legislature to create the office and make the appointment in the manner provided in this bill I feel constrained to withhold my approval of the same.

WILLIAM A. STONE.

---

Veto of an Act Regulating the Collection of County Taxes in the Cities of the Third Class.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 13, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 627, entitled "An act regulating the collection of county taxes in the cities of the third class of this Commonwealth."

This bill interferes with the uniformity in the collection of taxes by granting to people who pay county taxes in cities of the third class a rebate of five per cent. if paid within sixty days from notice and adding five per cent. to the taxes if they are not paid within six months from notice.

Article nine, section one of the Constitution, requires that taxes shall be uniform and the same logic ought to require that the collection of taxes shall be uniform. While I am not prepared to say that the bill is unconstitutional, I think it unwise legislation because it extends privileges and adds penalties in the collection of county taxes in cities of the third class,

which are not uniform throughout the State and do not apply to local taxes.

WILLIAM A. STONE.

---

Veto of an Act to Confer upon Residents of this Commonwealth the Like Exemption from lien, Levy and Sale of Their Property, on Judgments Obtained Here for Causes of Action Arising or Investments Made Elsewhere, as is allowed by the Homestead or Exemption Laws of the State, Territory or Country where the Cause of Action Arose or the Investment Was made, to citizens Thereof.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 13, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 555, entitled "An act to confer upon residents of this Commonwealth the like exemption from lien, levy and sale of their property on judgments obtained here for causes of action arising or investments made elsewhere as is allowed by the homestead or exemption laws of the State, Territory or country where the cause of action arose or the investment was made to citizens thereof."

This bill seeks to extend to citizens of this State contracting debts in other states the same exemption allowed by the laws of the State where the debt is contracted. This would permit a citizen of Pennsylvania while temporarily residing in a far western state, where the exemption laws exempting a homestead or farm to have his farm in Pennsylvania exempted as against an execution on a judgment obtained for a

debt contracted in said other state. It would destroy the uniformity of our laws upon the subject of exemption and extend a privilege to a class of debtors without any good and sufficient reason for so doing.

WILLIAM A. STONE.

---

Veto of an Act Authorizing County Commissioners to Divide Wards Containing Seven Thousand or More Inhabitants, in Cities of the Third Class, into Assessment districts, and Providing for the Appointment of County assessors Therefor.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, July 17, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 395, entitled "An act authorizing county commissioners to divide wards containing seven thousand or more inhabitants in cities of the third class into assessment districts and providing for the appointment of county assessors therefor."

This bill in spirit, if not in letter, conflicts with article nine, section one of the Constitution, because it provides a different method of selecting assessors for the assessment of property. It directs that the county commissioners may divide wards where they contain more than seven thousand inhabitants into assessment districts in cities of the third class and appoint assessors therefor.

In a city of the third class having one ward of over and another ward of less than seven thousand population the city would have assessors in part elected by the people and in part appointed by the county com-

missioners. The best way to enforce the constitutional provision that taxes shall be uniform is to preserve the law which requires that the selection of assessors shall be uniform. This bill, in my judgment, would interfere with that, and it seems to me that it is unwise legislation. There ought not to be two separate systems of selecting officials of the same office in any one city.

WILLIAM A. STONE.

---

Veto of an Appropriation to Pay the Horn and Brenner Manufacturing Company for Goods Furnished the Wernersville Asylum.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 17, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 673, entitled "An act making an appropriation to the Horn and Brenner Manufacturing Company of Philadelphia," for the reason that neither the trustees in charge of the insane asylum at Wernersville nor those in charge of any other State institution have any power or authority whatever to contract any bills not contemplated and covered by the appropriation made by the Legislature. If the trustees authorized the purchase of this bill of goods, they should have paid for it out of the appropriation. They do not need any legislative authority to do so.

WILLIAM A. STONE.



Veto of an Appropriation to Pay for Work and Services rendered by the Architect in the Furnishing and Equipping the State Institution for Feeble Minded at Polk.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 17, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 281, entitled "An act making an appropriation to the trustees of the State Institution for Feeble Minded at Polk, to pay for work done and services rendered by the architect in the furnishing and equipping said institution," because there was no authority vested in the board of trustees to contract debts which exceeds the amount appropriated in the years designated.

WILLIAM A. STONE.

---

Veto of an Appropriation for the Expenses of the State Board of Agriculture.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 17, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 811, entitled "An act making an appropriation to the expenses of the State Board of Agriculture," because of insufficient State revenue.

WILLIAM A. STONE.

Veto of an Appropriation to the Trustees of the State Institution for Feeble-Minded of Western Pennsylvania, for the Purchase of a Tract of Land.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 17, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 908, entitled "An act making an appropriation to the trustees of the State Institution for Feeble Minded of Western Pennsylvania for the purchase of a tract of land adjoining land of the Commonwealth of Pennsylvania, on which the State Institution for Feeble Minded of Western Pennsylvania is situated."

The purchase of this land is not considered necessary and I withhold my approval of this bill because the State revenue does not warrant this expenditure at this time.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Kensington Hospital for Women, at Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 707, entitled "An act making an appropriation to the Kensington Hospital for Women at Philadelphia."

I withhold my approval from this appropriation because the revenue of the State does not warrant this expenditure.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Philadelphia Society for Organizing Charity, for the Maintenance of the Wayfarers' Lodge.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 744, entitled "An act making an appropriation to the Philadelphia Society for Organizing Charity for the maintenance of the Wayfarers' Lodge operated by that society," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 825, entitled "An act making an appropriation to the Home of Industry for Discharged

Prisoners of the City of Philadelphia," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of Appropriation to the Berean Manual Training and Industrial School.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 718, entitled "An act making an appropriation to the Berean Manual Training and Industrial School," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Chambersburg Industrial Kindergarten and Business School for Colored Children.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 726, entitled "An act making an appropriation to the Chambersburg Industrial Kindergarten and Business School for Colored Children at Chambersburg, Franklin county, Pennsylvania," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

Veto of an Appropriation to the House of Good Shepherd of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 869, entitled "An act making an appropriation to the House of Good Shepherd of Philadelphia," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to Avery College of Allegheny City.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 911, entitled "An act making an appropriation to Avery College of Allegheny City," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Philadelphia German Protestant Home for the Aged.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 914, entitled "An act making an appropriation to the Philadelphia German Protestant Home for the Aged at Philadelphia," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Friends' Home for Children of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 754, entitled "An act making an appropriation to the Friends' Home for Children, of Philadelphia," for the reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

Veto of an appropriation to the Florence Crittenden  
Home of Erie.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 918, entitled "An act making an  
appropriation to the Florence Crittenden Home, in the  
city of Erie, Pennsylvania," for the reason set forth  
in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Home of the Good  
Shepherd of Allegheny.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 851, entitled "An act making an  
appropriation to the Home of the Good Shepherd of Al-  
legheny," for the reason set forth in my veto of House  
bill No. 707.

WILLIAM A. STONE.

Veto of an Appropriation to the North Pennsylvania  
General Hospital and Sanitarium, of Austin.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 795, entitled "An act making an  
appropriation to the North Pennsylvania General Hos-  
pital and Sanitarium, in the borough of Austin, for the  
reason set forth in my veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Trustees of the Way-  
nesburg Hospital, of Greene County.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 790, entitled "An act making an  
appropriation to the trustees of the Waynesburg Hos-  
pital, Greene county," for the reason set forth in my  
veto of House bill No. 707.

WILLIAM A. STONE.



Veto of an appropriation to Saint Joseph's Hospital,  
of Reading.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 897, entitled "An act making an  
appropriation to Saint Joseph's Hospital in the city of  
Reading, for the reason set forth in the veto of House  
bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Taylor Hospital, in  
the County of Lackawanna.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 907, entitled "An act making an  
appropriation to the Taylor Hospital in the county of  
Lackawanna," for the reason set forth in the veto of  
House bill No. 707.

WILLIAM A. STONE.

Veto of an Appropriation to Elk County General Hospital.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 840, entitled "An act making an appropriation to Elk County General Hospital," for the reason set forth in the veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Women's Southern Homeopathic Hospital of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 837, entitled "An act making an appropriation to the Woman's Southern Homoeopathic Hospital of Philadelphia," for the reason set forth in the veto of House bill No. 707.

WILLIAM A. STONE.

Veto of an Appropriation to the Garretson Hospital  
of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 882, entitled "An act making an ap-  
propriation to the Garretson Hospital of Philadel-  
phia," for the reason set forth in the veto of House  
bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the West Philadelphia  
Hospital for Women.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN  
the office of the Secretary of the Commonwealth,  
House bill No. 674, entitled "An act making an ap-  
propriation to the West Philadelphia Hospital for  
Women," for the reason set forth in the veto of House  
bill No. 707.

WILLIAM A. STONE.

Veto of an Act Detaching the County of Carbon from the Forty-third Judicial District, and Erecting the Same into a Separate Judicial District.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 19, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 119, entitled "An act detaching the county of Carbon from the Forty-third judicial district and erecting the same into a separate judicial district."

Carbon county is made a separate judicial district in the general judicial apportionment bill, and, therefore, no necessity exists for the approval of this bill.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Wills Eye Hospital, of Philadelphia.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 810, entitled "An act making an appropriation to the Wills Eye Hospital of Philadelphia," for the reason set forth in the veto of House bill No. 707.

WILLIAM A. STONE.

Veto of an Appropriation for the Erection of a Marker or Monument to the Memory of the American Soldiers Killed at the Battle of Brandywine, and for the Purchase of the necessary Ground.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 913, entitled "An act making an appropriation for the erection of a marker or monument to the memory of the American soldiers killed at the battle of Brandywine and the purchase of the necessary ground upon which to erect the same," for the reason set forth in the veto of House bill No. 707.

WILLIAM A. STONE.

---

Veto of an Appropriation to the Meredith Monument Association, for the Purpose of Erecting a Monument to the Memory of General Samuel Meredith, First Treasurer of the United States.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 887, entitled "An act making an appropriation to the Meredith Monument Association for the purpose of erecting a monument to the memory of Samuel Meredith, first treasurer of the United States."

While it is true that the erection of monuments to the memory of General Meredith and other prominent

citizens of his time is justified by the place they occupy in the history of the Commonwealth, the revenue of the State will not warrant this expenditure. In addition to this there seems to be some doubt as to whether General Meredith was in fact the first treasurer of the United States.

WILLIAM A. STONE.

---

Veto of an Appropriation to William K. Miller, for Services Pursuant to Resolution during the Legislative Session of One Thousand Eight Hundred and Ninety-seven.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

I FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, Senate bill No. 662, entitled "An act making an appropriation to William K. Miller for services rendered by him pursuant to resolution of the General Assembly during the legislative session of one thousand eight hundred and ninety-seven."

I withhold my approval of this bill for the same reasons as set forth in my veto of a similar item in the general appropriation bill of 1899.

WILLIAM A. STONE.

Veto of an Act Authorizing the State Treasurer to Refund unto the Estate of Martin L. Lerch the Amount of Collateral Inheritance Tax Overpaid by Him.

Commonwealth of Pennsylvania,  
Executive Chamber,  
Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, House bill No. 561, entitled "An act authorizing the State Treasurer to refund unto the estate of Martin L. Lerch the amount of collateral inheritance tax overpaid him as one of the executors of the estate of John Lutz, deceased," for the same reasons as set forth in my veto message of House bill No. 556.

WILLIAM A. STONE.

Veto of a Joint Resolution Providing That the Furniture Contained in the Offices of the President pro tempore of the Senate and the Speaker of the House of Representatives be Placed at the Disposal of these officers aforesaid.

Commonwealth of Pennsylvania,  
Executive Department,  
Harrisburg, Pa., July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, concurrent resolution from the Senate and House of Representatives providing that the furniture contained in the offices of the President pro tempore of the Senate and the Speaker of the House of Representatives be placed at the disposal of the respective officers aforesaid.

The courtesy of the members of the Senate and House of Representatives have led them in this instance beyond precedent by placing at the disposal of the Speaker and the President pro tempore the furniture contained in their offices. My attention has been called to this resolution by Senator Snyder, President pro tempore and Speaker Marshall, of the House, and at their request I withhold my approval from this resolution.

WILLIAM A. STONE.

---

Veto of a Joint Resolution Providing for the Publication of Twenty Thousand Copies Each of "A Course in Nature Study for Use in the Public Schools," and "Nature Study Reference Library."

Commonwealth of Pennsylvania,

Executive Chamber,

Harrisburg, July 18, 1901.

**I** FILE HEREWITH, WITH MY OBJECTIONS, IN the office of the Secretary of the Commonwealth, concurrent resolution from the Senate and House of Representatives, providing for the publication of twenty thousand copies each of Bulletin No. 63, "A Course in Nature Study for Use in the Public Schools," and Bulletin No. 64, "Nature Study Reference Library," on account of insufficient State revenue.

WILLIAM A. STONE.



## Proclamation of Vetoes, 1901.



**I**N THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

## A PROCLAMATION.

I, William A. Stone, Governor of the Commonwealth of Pennsylvania, have caused this Proclamation to issue, and in compliance with the provisions of article four, section fifteen of the Constitution thereof, do hereby give notice, that I have filed in the Office of the Secretary of the Commonwealth, with my objections thereto, the following bills passed by both Houses of the General Assembly, viz:

House bill No. 71, entitled "An act to qualify a libellant in an action of divorce to be a competent witness to all matters material in the issue, where there has been personal service of the subpoena, as well as in all cases pending, where there have been two returns of subpoenas of non est inventus by the sheriff, and due notice to the respondent by publication, as required by law and the rules of the respective courts."

Senate bill No. 174, entitled "An act authorizing and directing the county commissioners of the several counties in this Commonwealth to take, maintain and assume control of township and borough bridges over forty feet in length; providing for the rebuilding of any bridges which may be destroyed, and the building of new bridges."

House bill No. 572, entitled "An act granting a pension to Lydia S. Whitley, widow of William A. Whitley, deceased, a private in Company K, Thirty-fifth Regiment, Pennsylvania State Militia."

House bill No. 620, entitled "An act to provide for the relief of indigent Union soldiers, sailors and marines, and the indigent wives, widows and minor children of indigent and deceased Union soldiers, sailors or marines."

House bill No. 407, entitled "An act to amend section one of an act, entitled 'An act to regulate the sale of butter produced by taking original packing stock and other butter and melting the same, so that the butter oil can be drawn off, mixed with skimmed milk or other material, and by emulsion or other process produce butter, and butter produced by any similar process and commonly known as 'boiled' or 'process' butter; providing for the enforcement thereof, and punishment for the violation of the same,' approved the fourth day of May, Anno Domini one thousand eight hundred and ninety-nine."

House bill No. 752, entitled "An act to authorize the Auditor General to re-settle the bills for advertising the mercantile appraisers' lists for the year one thousand nine hundred, in certain cases."

House bill No. 574, entitled "An act to amend section one of an act, entitled "An act to provide for the appointment of inspectors by the Governor for cities of the first and second class of this Commonwealth to inspect scales, weights and measures, and providing for their compensation,' approved the twenty-sixth day of June, Anno Domini one thousand eight hundred and ninety-five."

House bill No. 627, entitled "An act regulating the collection of county taxes in the cities of the third class of this Commonwealth."

Senate bill No. 555, entitled "An act to confer upon residents of this Commonwealth the like exemption from lien, levy and sale of their property, on judgments obtained here for causes of action arising or investments made elsewhere, as is allowed by the

homestead or exemption laws of the State, Territory or country where the cause of action arose or the investment was made to citizens thereof."

Senate bill No. 395, entitled "An act authorizing County Commissioners to divide wards containing seven thousand or more inhabitants in cities of the third class into assessment districts, and providing for the appointment of county assessors therefor."

House bill No. 673, entitled "An act making an appropriation to the Horn and Breman Manufacturing Company of Philadelphia."

House bill No. 821, entitled "An act making an appropriation to the Trustees of the State Institution for Feeble-Minded at Polk, to pay for work done and services rendered by the architect in the furnishing and equipping said Institution."

House bill No. 811, entitled "An act making an appropriation for the expenses of the State Board of Agriculture."

House bill No. 908, entitled "An act making an appropriation to the Trustees of the State Institution for Feeble-Minded of Western Pennsylvania for the purchase of a tract of land adjoining land of the Commonwealth of Pennsylvania on which the State Institution for Feeble-Minded of Western Pennsylvania is situated."

House bill No. 707, entitled "An act making an appropriation to the Kensington Hospital for Women at Philadelphia."

House bill No. 744, entitled "An act making an appropriation to the Philadelphia Society for Organizing Charity for the maintenance of the Wayfarers' Lodges operated by that Society."

House bill No. 825, entitled "An act making an appropriation to the Home of Industry for discharged Prisoners of the City of Philadelphia."

House bill No. 718, entitled "An act making an ap-

propriation to the Berean Manual Training and Industrial School."

House bill No. 726, entitled "An act making an appropriation to the Chambersburg Industrial Kindergarten and Business School for Colored Children at Chambersburg, Franklin County, Pennsylvania."

House bill No. 869, entitled "An act making an appropriation to the House of Good Shepherd of Philadelphia."

House bill No. 911, entitled "An act making an appropriation to Avery College of Allegheny City."

House bill No. 914, entitled "An act making an appropriation to the Philadelphia German Protestant Home for Aged at Philadelphia."

House bill No. 754, entitled "An act making an appropriation to the Friends' Home for Children of Philadelphia."

House bill No. 918, entitled "An act making an appropriation to the Florence Crittenden Home in the City of Erie, Pennsylvania."

House bill No. 851, entitled "An act making an appropriation to the Home of the Good Shepherd of Allegheny."

House bill No. 795, entitled "An act making an appropriation to the North Pennsylvania General Hospital and Sanitarium in the borough of Austin."

House bill No. 790, entitled "An act making an appropriation to the Trustees of the Waynesburg Hospital, Greene county."

House bill No. 897, entitled "An act making an appropriation to Saint Joseph's Hospital in the City of Reading."

House bill No. 907, entitled "An act making an appropriation to the Taylor Hospital in the City of Scranton."

House bill No. 840, entitled "An act making an appropriation to Elk County General Hospital."

House bill No. 837, entitled "An act making an appropriation to the Woman's Southern Homoeopathic Hospital of Philadelphia."

House bill No. 882, entitled "An act making an appropriation to the Garretson Hospital of Philadelphia."

House bill No. 674, entitled "An act making an appropriation to the West Philadelphia Hospital for Women."

House bill No. 119, entitled "An act detaching the county of Carbon from the Forty-third Judicial District, and erecting the same into a separate Judicial District."

House bill No. 810, entitled "An act making an appropriation to the Wills Eye Hospital of Philadelphia."

House bill No. 913, entitled "An act making an appropriation for the erection of a marker or monument to the memory of the American soldiers killed at the Battle of Brandywine, and the purchase of the necessary ground upon which to erect the same."

House bill No. 887, entitled "An act making an appropriation to the Meredith Monument Association for the purpose of erecting a monument to the memory of General Samuel Meredith, first Treasurer of the United States."

Senate bill No. 662, entitled "An act making an appropriation to William K. Miller, for services rendered to him pursuant to resolution of the General Assembly, during the Legislative session of one thousand eight hundred and ninety-seven."

House bill No. 561, entitled "An act authorizing the State Treasurer to refund unto the estate of Martin L. Lerch the amount of collateral inheritance tax overpaid by him as one of the executors of the estate of John Lutz, deceased."

House bill No. 556, entitled "An act to authorize the State Treasurer to refund to the executors of the es-

tate of Lemuel Coffin late of the city of Philadelphia deceased certain collateral inheritance tax erroneously paid into the State Treasury upon satisfactory proof of such error."

House bill No. 550, entitled "An act authorizing and directing the State Treasurer to return and refund to Frank Staley, executor of the last will and testament of Julia C. Stout, deceased, an overpayment made by him of collateral inheritance tax."

House bill No. 540, entitled "An act making an appropriation to Charles H. Kneely for lumber used and destroyed by the Twelfth (12th) Regiment of the National Guard of Pennsylvania during the autumn of one thousand eight hundred and ninety-seven at Hazleton, Pennsylvania."

House bill No. 525, entitled "An act making an appropriation to the estate of Edgar L. King, deceased, for services rendered by him pursuant to the resolutions of the General Assembly during the legislative session of one thousand eight hundred and ninety-seven."

House bill No. 741, entitled "An act making an appropriation to carry into effect the act of June 26th, 1895, entitled "An act to provide for the appointment of inspectors by the Governor for the cities of the first and second class of this Commonwealth to inspect scales, weights and measures and providing for their compensation, approved the 26th day of June, 1895."

House bill No. 773, entitled "An Act to provide for an Associate Judge of the separate Orphans' Court of the county of Allegheny."



ty-sixth.

Given under my hand and the Great Seal of the State at the City of Harrisburg, this twenty-sixth day of July, in the year of our Lord one thousand nine hundred and one, and of the Commonwealth the one hundred and twenty-sixth.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Proclamation of a Day of Prayer for the Restoration to Health of President William McKinley.

Pennsylvania, ss:



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

While the President lies at death's door, stricken by the hand of an assassin, in our great calamity we can turn to no one but God, who alone is able to restore the President to health and bring comfort to this suffering people.

I, therefore, William A. Stone, Governor of the Commonwealth of Pennsylvania, do respectfully recommend that to-morrow, September 8, 1901, the people of Pennsylvania repair to their several places of worship and offer prayer to Almighty God for the restoration to health of William McKinley, President of the United States.



Witness my hand and the great seal of the Commonwealth of Pennsylvania, this seventh day of September, 1901.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Proclamation of a Day of Prayer on Account of the  
Death of President McKinley.

Pennsylvania, ss:



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

God in His infinite wisdom has seen fit to remove by death the beloved and honored Chief Magistrate of our nation in the midst of his official career of unexampled peace, prosperity and good will.

This great calamity has deprived us of one of the best Presidents this country has ever had, and the people deeply feel this sudden and unexpected loss.

As one voice the sympathy of the nation has gone out to comfort the bereaved wife.

Humbly submitting to the will of the Divine Ruler, and in order that proper respect may be paid to the memory of William McKinley, late President of the United States, and that we may be led to supplicate divine grace as well as bow in recognition of divine sovereignty,



I, William A. Stone, Governor of the Commonwealth of Pennsylvania, do hereby appoint Sabbath, September 15th, 1901, as a day of prayer, and recommend that the people assemble in their respective places of worship on that day to unite in their prayers to Almighty God for the welfare of the nation and its rulers, and that the grief of those who mourn may be comforted.



Witness my hand and the great seal of the Commonwealth of Pennsylvania at Harrisburg, this fourteenth day of September in the year of our Lord one thousand nine hundred and one and of the Commonwealth the one hundred and twenty-fifth.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Proclamation of a Day of Mourning and Prayer on Account of the Death of President William McKinley.

Pennsylvania, ss:



IN THE NAME AND BY THE AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

As a fitting tribute to the memory of William McKinley, late president of the United States, whose untimely death has caused such deep sorrow throughout the world, and in accordance with the proclamation

of the President of the United States, I, William A. Stone, Governor of the Commonwealth of Pennsylvania, do appoint Thursday, September 19, the day upon which the body of the dead President will be laid at rest, as a day of mourning and prayer throughout the State.

I recommend that the people of Pennsylvania do on that day suspend the pursuit of all vocations and assemble in their respective places of worship, there to render their full measure of reverence and love to the President whose death has brought such deep grief to our nation.



Given under my hand and the great seal of the State at Harrisburg this sixteenth day of September in the year of our Lord, one thousand nine hundred and one, and of the Commonwealth the one hundred and twenty-fifth.

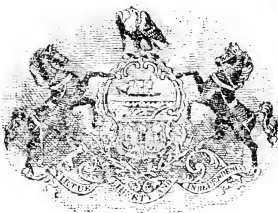
WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Proclamation of a Day of Thanksgiving, 1901.



IN THE NAME AND BY  
the authority of the Com-  
monwealth of Pennsylva-  
nia, Executive Department.

A PROCLAMATION.

In conformity with a custom long prevailing and following the Proclamation of the President of the United States, who has set apart a day of praise and

thanksgiving to Almighty God for the manifold blessings with which the past year has been crowned,

I, William A. Stone, Governor of the Commonwealth of Pennsylvania, do hereby name

Thursday, November 28th

as a day of thanksgiving and prayer.

The first thanksgiving of the new century brings with it abundant reasons for gratitude to the Giver of all good, notwithstanding the fact that the nation rests under a dark cloud of bereavement. We deplore the death of that great and good man, William McKinley. His cruel assassination has shocked the people of this country. It is earnestly hoped that wise laws will be passed that will prevent similar calamities.

While we mourn the loss which has fallen upon us, we have countless reasons for rendering sincere thanks. Our fields have been crowned with abundant harvests. We have been blessed with great prosperity. We have been free from pestilence. There has been peace within our borders.

For the tranquility and plenty with which we have been blessed, I hereby call upon the people of the Commonwealth to cease their ordinary avocations and to assemble in their respective places of worship on the day named, there to render devout thanks to Almighty God for His unspeakable goodness and to supplicate a continuation of His favor.



ty-sixth.

Given under my hand and the Great Seal of the State at the City of Harrisburg, this seventh day of November, in the year of our Lord, one thousand nine hundred and one, and of the Commonwealth the one hundred and twenty-sixth.

WILLIAM A. STONE.

By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

Proclamation of the Election of H. Burd Cassel a Representative of Pennsylvania in the Congress of the United States.



IN THE NAME AND BY AUTHORITY of the Commonwealth of Pennsylvania, Executive Department.

A PROCLAMATION.

Whereas, in and by an Act of the General Assembly, entitled "An act relating to the elections of this Commonwealth," approved the second day of July, Anno Domini one thousand eight hundred and thirty-nine, it is made the duty of the Governor, upon receipt of the returns of the election of Members of the House of Representatives of the United States by the Secretary of the Commonwealth, to declare by proclamation the names of the persons returned as elected in the respective Districts.

And whereas, by the death of the Honorable Marriott Brosius, who was elected to represent the Tenth Congressional District, composed of the County of Lancaster, in the House of Representatives of the United States, a vacancy now exists in said District for the Fifty-seventh Congress;

And whereas, a special election for member of the House of Representatives of the United States was held in the said Tenth Congressional District on Tuesday the Fifth day of November, A. D. 1901, to fill said vacancy;

And whereas, the returns of said special election held on Tuesday, the fifth day of November, A. D. 1901, for Representative of said District in the House of Representatives of the Fifty-seventh Congress of the United States for the term for which the said the Honorable Marriott Brosius, deceased, was elected, have

been received at the office of the Secretary of the Commonwealth, agreeably to the provisions of the above recited Act of the General Assembly, whereby it appears that in the Tenth Congressional District, composed of the county of Lancaster, H. Burd Cassel has been duly elected;

Now therefore, I, William A. Stone, Governor of said Commonwealth, do issue this my proclamation, hereby publishing and declaring that H. Burd Cassel has been returned as duly elected in the Tenth Congressional District as Representative in the House of Representatives of the United States, for the term for which the Honorable Marriott Brosius, deceased, was elected in the Fifty-seventh Congress.



Given under my hand and the Great Seal of the State at the City of Harrisburg, this twentieth day of November in the year of our Lord one thousand nine hundred and one, and of the Commonwealth the one hundred and twenty-sixth.

WILLIAM A. STONE.

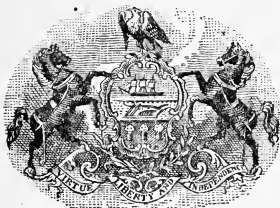
By the Governor:

W. W. Griest,

Secretary of the Commonwealth.

---

Proclamation of McKinley Day.



IN THE NAME AND BY  
the authority of the Com-  
monwealth of Pennsylv-  
ania, Executive Department.

## A PROCLAMATION.

To the People of Pennsylvania:—

The Governor of Ohio has by public proclamation called attention to the McKinley National Memorial Association, organized for the purpose of raising a fund for the erection of a suitable monument at the grave of William McKinley, and has recommended that the people of Pennsylvania be given an opportunity to contribute to this fund.

The citizens of Pennsylvania, who have so richly profited by his life work, owe a great debt to William McKinley, and the response to the invitation of the McKinley National Memorial Association should be prompt and liberal.

I, therefore, heartily join with the Governor of Ohio in suggesting that Wednesday, January 29, the fifty-ninth anniversary of the birth of William McKinley, be observed by all the schools of the State as "McKinley Day" and that on the Sunday preceding the 29th of January special memorial exercises be held in all our churches. I also suggest that an opportunity be then given in both schools and churches to those who desire to aid this work.

Each contributor is requested to give his name and postoffice address so that a suitable memorial receipt may be returned therefor by the association.



Contributions may be sent direct to Mr. Myron T. Herrick, treasurer, Cleveland, Ohio, or if sent to Mr. Thomas Dolan, Philadelphia, or Mr. William McConway, Pittsburg, trustees of this association, they will be promptly forwarded.

WILLIAM A. STONE,  
Governor.

# INDEX.





# INDEX.

---

- A** CHESON, Earnest F., member of Congress, 517.  
Adams, Robert, Jr., member of Congress, 515.  
Adjutant General Thomas J. Stewart, 385.
- Adulteration, see food.
- Advertising act, Veto of public, 120, 146.  
mercantile appraisers' lists, Veto of resettling bills for, 591.
- Aged, Veto of appropriation for German Protestant Home for, 602.
- Agriculture, 1899, 309.  
1900, 547.  
Board of, 14, 19, 351, 386, 424.  
Veto of appropriation for Board of, 1901, 697.
- Apportionment, 1899, 346.  
1900, 551.
- Appraisers' lists, Veto of resettling bills for advertising, 591.
- Appropriations, Veto of various, 1897, 250.  
1899, 473.
- Arbor day proclamation, 1897, 41.  
1898, 285.  
1899, 407.  
1900, 509.  
1901, 559.
- Ashland Hospital trustees, 15, 354.
- Assessment act, Veto of a duplicate, 579.
- Asylum treatment of morphine, etc., addiction, Veto of act for, 160.
- Attorney General, John P. Elkin, 384.  
Department, 1899, 307.
- Auditor General, Levi C. McCauley, 283.
- Avery College, Veto of appropriation for, 601.
- B** ADGES furnished legislature, Veto of authority for J. H. Shaw to sue  
State for, 579.  
Ballot law, 1899, 333.  
reform, 557.
- Banking, 1899, 320.  
Commissioner of, Thomas J. Powers, 403.  
institutions, Veto of pawnbrokers' and, 64.
- Banks and other corporations, Veto of act relative to investments of, 456.  
without capital stock, Veto of savings, 417.
- Barnett, James E., State Treasurer, 507.
- Bates, Arthur L., member of Congress, 518.
- Beacom, James S., State Treasurer, 283.
- Berks county, Veto of special legislation for prison inspectors of, 566.
- Bicycle road act, Veto of, 177.
- Bingham, Henry H., member of Congress, 515.
- Bird day, Veto of, 217.
- Blossburg Hospital trustees, 33.
- Boiler and engine inspector, 415.
- Border claims, Commissioners on, 400.
- Borough debts, Veto of validation of, 111.  
fire act, Veto of, 130.  
ordinances, Veto of act relative to violators of, 79.

- Boroughs or townships annexed to cities, Veto of act relative to debt of, 584.  
 situate in two counties, Veto of act relative to incorporation of, 128.  
 Veto of combination of health offices in small, 143.  
 Veto of duplicate act relative to, 580.
- Bradford county, Veto of special game law for, 79.
- Brandywine soldiers' monument, Veto of appropriation for, 609.
- Bribery charges in connection with child insurance, Veto of part of appropriation for investigation of, 246.
- Bridge act, Veto of, 169, 582, 587.  
 rebuilding act, Veto of a special, 573.
- Brosius, Marriott, member of congress, 516.
- Brown, J. Hay, elected to Supreme bench, 504.
- Brownlee, Robert, chief of bureau of mines, 365, 389.
- Buildings act, Veto of a, 163.  
 and grounds, State, 1900, 553.
- Burk, Henry, member of congress, 515.
- Butter act, Veto of a duplicate "process," 590.  
 and oleomargarine, 547.  
 law, 312.
- Butler, Thomas S., member of Congress, 515.
- C**AMBRIA county taxes, Veto of special legislation on, 91.
- Campbell, James, Factory Inspector, 357, 388.
- Capitol, Burning of State, 23, 34, 39.
- Capitol, New State, 1899, 357.  
 Recommendations on, 545.  
 Veto of appropriation for expenses of investigation of burning of, 202.  
 Veto of resolution for all labor and material in the new, to be Pennsylvanian, 29.
- Carbon county, Veto of special act making, a separate judicial district, 608.
- Cassel, H. Burd, member of Congress, 624.
- Chambersburg Industrial Kindergarten, Veto of appropriation for, 609.
- Charities, Board of, 18, 32, 369, 388, 416.  
 Public, 369.
- Charitable institutions, 1899, 701.
- Children (see also deaf) in House of Refuge, Veto of act relative to, 127.  
 Veto of appropriation to friends' home for, 602.
- Cities of the third class, Veto of act relative to government of, 193.  
 Veto of act relative to debt of boroughs or townships annexed to, 584.
- City officers, Veto of act providing for confirmation of, 180.
- Coal regions, Anthracite, Veto of part of appropriation for investigation of conditions in, 233.  
 Bituminous, Veto of part of appropriation for investigation of conditions in, 238.
- College and university council, 6.  
 Veto of appropriation to State, 1899, 471.
- Commissary General, Edward P. Robbins, 392.
- Congress, Proclamation of members, 1897, 47.  
 1898, 288.  
 1900, 514.  
 1901, 621.
- Connell, William, member of Congress, 516.
- Connellsville Hospital trustees, 13.
- Constables' fees, Veto of act regulating, 175.
- Constitution, Amendment relative to elections, Veto of joint resolution proposing, 489, 490.  
 Amendment of, Veto of a duplicate act relative to, 583.
- Controller for Philadelphia, Veto of a deputy, 72.
- Corporation act, Veto of an erroneous, 459.  
 charters, Veto of separate publication of, 163.  
 law, Veto of a commission to revise, 585.  
 Veto of a bill requiring a municipality to acquire the franchises and property of any, before undertaking its functions, 219.
- Corporations, Veto of act relative to investments of banks and other, 456.

- County and township officers, Veto of act relative to, 561.  
 officers, Veto of a duplicate act relative to, 578.
- Court criers and tipstaves, 124.
- Cuba, Vote of a joint resolution on, 26.
- Cubans, Proclamation for aid to, 281.
- Cumberland road, 368, 389, 394.
- D**AIRY and Food Commission, Veto of part of appropriation for investigation of, 229.  
 Dairy and food situation, 1900, 547.
- Dairy containers, Veto of heavy penalties for unlawful use of, 411.
- Dale, R. C., Letter from, 565.
- Dalzell, John, member of Congress, 517.
- Deaf children, Trustees of home for, 10, 350, 386, 399.
- Debt, State, 1899, 293.
- Debts of a decedent, Veto of extension of lien upon, 413.
- Debtors, Veto of act on real estate of insolvent, 51.
- Deemer, Elias, member of Congress, 516.
- Delaware, Navigation of the, 1899, 317.
- Dental examiners, 361, 388, 409.
- Dewey day, Proclamation of, 410.
- Divorce proceedings, Veto of qualification of a libellant to be a competent witness in, 586.
- Dixmont hospital managers, 110, 389, 391.
- Dunmore school board, Veto of special legislation for, 572.  
 town council, Veto of special legislation for, 570.
- Durham, Israel W., Insurance Commissioner, 385.
- E**CLECTIC Medical Examining Board, 4, 38, 251.  
 Education, 1899, 298.  
 1900, 540.
- Egle, William Henry, State Librarian, 257, 388.
- Election act, Veto of an, 44.  
 case, Veto of part of appropriation for Saunders-Roberts, 210, 248.  
 Veto of part of appropriation for Shiffer-Leh, 212, 248.  
 law for Schuylkill county, Veto of special, 109.
- Elections, Constitutional amendment relative to, Veto of joint resolution proposing a, 489, 490.  
 Place for holding, Veto of act on, 49.
- Elkin, John P., Attorney General, 384.
- Emergency fund for epidemics, Veto of a part of appropriation for, 461.
- Eminent domain to cities for park purposes, Veto of extension of right of, 101.
- Engine and boiler inspector, Examiners for, 408.
- Epidemics, Emergency fund for, Veto of part of appropriation for, 461.
- Epileptics, 304.
- Erie for park, Veto of grant of land to, 138.  
 Veto of appropriation for Florence Crittenden Home at, 603.
- Evans, Alvin, member of Congress, 516.
- Exemption act, Homestead, Veto of, 594.
- Exposition, National export, at Philadelphia, Pennsylvania day at, 502.
- Exposition, Pan American, 557.
- F**ACTORY Inspector James Campbell, 357, 388.  
 Farmers' institutes, 1899, 313.  
 act, Veto of, 171.
- Fayette county, Veto of special road act for, 122.
- Feeble-minded, Institution for, at Polk, Veto of appropriation for architect's fees at, 597.  
 Institution for, Trustees of, 16, 20, 24, 32, 53, 349, 387.  
 Veto of appropriation for, 598.  
 Veto of a joint resolution for a commission on the institution for the, 29.
- Fence act, Veto of a wire, 97.

- Fernald, Henry T., economic zoologist, 364, 389.
- Finances, State, 1897, 82.  
1899, 292.  
1901, 537.
- Fire act, Veto of a borough, 130.  
alarm act for buildings, Veto of a, 187.  
protection act, Veto of a theater, 215.
- Fish and game warden, Veto of a, 213.  
or game acts, Veto of eleven, 205.
- Fishery Commissioners, 363, 389, 402.
- Foederer, Robert H., member of Congress, 518.
- Food (see also vinegar) adulteration act, Veto of, 575.  
Commission, Dairy and, Veto of part of appropriation for investigation of, 229.  
situation, Dairy and, 1900, 547.
- Forestry, 1899, 311.  
reservations, 550.
- Ports, Veto of reprint of report on frontier, 62.
- Furniture, Veto of presentation of, to president pro tem. of Senate and Speaker of House, 611.
- C**ALVESTON flood, Proclamation on, 511.  
To the Governor of Texas on the, 512.
- Game and fish warden, Veto of a, 213.  
Commissioners, 17, 363, 389, 401.  
Law for Bradford county, Veto of a special, 79.  
for State reservations, Veto of, 572.
- Laws with other matter on zoology and taxidermy, Veto of publication of, 55, 61.  
or fish acts, Veto of eleven, 205.
- General, J. P. S. Gobin, Brigadier, 365.  
Frank J. Magee, Brigadier, 367.  
Charles Miller, Brigadier, 366.  
John A. Wiley, Brigadier, 19, 366.
- Geological survey, Veto of reprint of grand atlases of, 77.
- German newspapers, Public advertising in, 129, 146.
- Gerwig, Edgar C., Private Secretary of the Governor, 383.
- Gobin, J. P. S., Brigadier General, 365.
- Governor, Edgar C. Gerwig, Private Secretary to, 383.
- Graham, William H., member of Congress, 288, 517.
- Grant monument dedication, Veto of appropriation for expenses of legislature in attending, 293.  
Veto of a resolution for the legislature to attend the, 43.
- Green, Henry C., member of Congress, 515.
- Griest, William W., Secretary of the Commonwealth, 384.
- Grounds and buildings, State, 1900, 553.
- Crow, Galusha A., member of Congress, 518.
- I**LLI, James K. P., member of Congress, 518.  
Hastings, Daniel Hartman, Speech nominating Matthew Stanley Quay for President, 93.
- Hazleton Hospital trustees, 16.  
liber disturbances, 279, 327.
- Health and sanitation, 1899, 314.  
board, 11, 359, 388, 405.  
officer of port of Philadelphia, Benjamin Lee, 389.  
Veto of stenographer for, 100.  
offices in small boroughs, Veto of combination of, 143.
- Horses, see stallions.
- Homeopathic Medical Examining Board, 4, 21, 22, 348, 406.
- Homestead exemption act, Veto of, 594.
- Hospital appropriations, Veto of various, 1897, 197, 198, 200.  
1899, 460, 462, 463, 464, 465, 466, 467, 468, 469, 470.  
1901, 598, 604, 605, 606, 607, 608.

**Hospital—Continued.**

- Ashland, trustees, 15, 354.
- Blossburg, trustees, 33.
- Connellsville, trustees, 13.
- Dixmont, trustees, 110, 389, 391.
- Hazleton, trustees, 16.
- Mercer, trustees, 353, 387, 401.
- Phillipsburg, trustees, 355, 387.
- Western Pennsylvania, trustees, 368.
- Veto of appropriation to Allentown, 432.

- House of Good Shepherd, Veto of appropriation for, 601, 603.
- of Refuge, Veto of appropriation for, 471.
- Huntingdon Reformatory managers, 5, 55, 358, 288, 397.

**I**NAUGURATION, 1897, Presidential, Veto of appropriation for expenses of legislature at, 216.

- Inheritance tax, Veto of refund of, to Martin Lerch, 611.

- Veto of removal of time limit in certain cases of refund of collateral, 438.

- Veto of refund of collateral, 571.

- Insane asylum appropriations, Veto of certain, 225.

- trustees, 8, 9, 13, 15, 22, 34, 40, 80, 81, 110, 352, 353, 354, 356, 387, 390, 395, 396, 399, 400, 409, 522, 573.

- convicts, 1899, 305.

- hospitals, 1899, 301.

- Insurance, 1899, 319.

- child, Veto of part of appropriation for investigation of bribery charges in connection with, 245.

- Commissioner, James H. Lambert, 49.

- Israel W. Durham, 385.

**J**ACK, Summers, member of Congress, 516.

- Jones, Thomas McDowell, Superintendent of Public Printing, 364, 383.

- Judges, Appointment of, 21, 38, 90, 404, 415.

- Judges, Veto of additional, 457.

- Justice of the peace act, Veto of a, 439.

**L**ABOR and material in the new capitol, Veto of resolution for all, to be Pennsylvanian, 29.

- disturbances, 542.

- Hazleton, 279, 327.

- Lambert, James H., Insurance Commissioner, 49.

- Land warrants, Veto of act relative to, 190.

- Lands, Veto of repeal of act relative to collection of amounts due to Commonwealth on unpatented, 445.

- Law, Corporation, Veto of a commission to revise, 585.

- Lee, Benjamin, health officer for the port of Philadelphia, 389.

- Legislation, Commissioners on uniform, 359, 388, 416.

- Legislature at the Presidential inauguration, Veto of appropriation for expenses of, 1887, 216.

- badges furnished, Veto of authority for J. H. Shaw to sue the State for, 570.

- to attend Grant monument dedication, Veto of resolution for the, 43.

- Veto of appropriation for expenses of, in attending Grant and Washington monument celebrations, 203.

- Lehigh University appropriation, Veto of part of, 226.

- Lewis Robert J., member of Congress, 516.

- Librarian, State, William Henry Egle, 357, 388.

- George Edward Reed, 393.

- License act, Liquor, 155, 157.

- Theater, 123, 442.

- tax, Veto of a mercantile, 222.

- Liens, Mechanics', Veto of act relative to, 453.

- Liquor license act, Veto of, 155, 157.

Live Stock Sanitary Board, 310.

Lunacy act, Veto of, 145.

Lunatic, see insane.

**M**CCAULEY, Levi C., Auditor General, 283.

McKinley day, Proclamation of, 1902, 625.

Proclamation of day of prayer for recovery of President, 619.

McKinley, Proclamation of day of prayer on account of death of President, 620, 621.

Magee, Frank J., Brigadier General, 367.

Mahon, Thaddeus M., member of Congress, 516.

Medical Examining Board, 3, 20, 348, 369, 386, 404.

Eclectic, 4, 38, 351.

Homeopathic, 4, 21, 22, 318, 406.

Mercer Hospital trustees, 553, 387, 401.

Meredith monument, Veto of appropriation for, 609.

Mestrezat, S. Leslie, elected to Supreme bench, 504.

Miller, Charles, Brigadier General, 366.

Mine inspectors, Examiners of, 25.

Bureau of, 1899, 322.

Chief of Bureau of, Robert Brownlee, 365, 389.

Miners' investigation, Veto of joint resolution on payment of witness fees in a, 45.

Mitchell, John L., elected to Supreme bench, 506.

Morganza Reform School trustees, 12, 75, 82, 91, 358, 388, 395.

Morphine, etc., addiction, Veto of asylum treatment of, 160.

Morrell, Edward de V., member of Congress, 515.

Mortgages, Veto of act relative to judicial sales and, 568.

Veto of act relative to transfer of, 446.

Municipal corporation, Veto of act requiring a, to acquire the franchises and property of any corporation before undertaking its functions, 219.

Mutchler, Howard, member of Congress, 515.

**N**ATIONAL Guard work, 512.

Nature study books, Veto of publication of, 572.

Nautical school, Directors of, 89.

Nautical school ship, Veto of appropriation to, 471.

Northampton county, Veto of special legislation relative to treasurer of, 411.

**O**LMSTEAD, Marlin E., member of Congress, 516.

Oleomargarine and butter, 547.

law, 312.

Orders, Veto of taxation of store, 150.

Ordinances, Veto of act for enforcement of city, 162.

**P**AMMER, Henry W., member of Congress, 516.

Pan American exposition, 557.

Park purposes, Veto of eminent domain for, 101, 112.

Park, Veto of grant of land to Erie for, 138.

Parnassus, Veto of special legislation relative to, 102.

Pawnbrokers and banking institutions, Veto of, 64.

Penal institutions, Veto of act making visiting committees of societies official visitors to, 451.

Penitentiaries, Veto of part of appropriation for investigation of State, 235.

Pennsylvania museum and school of industrial art, Veto of appropriation for, 469.

Pension vetoed for Alexander C. Bell, 107.

Phillip C. Brasington, 567.

William District, 429.

Mary E. Givens, 422.

William M. Gordon, 106.

Jacob H. Howell, 115.

Daniel D. Huges, 436.

Charles H. Huyett, 569.

## Pension vetoed for—Continued.

- Evan James, 419.
- Lucy T. Keller, 107.
- S. B. Lysinger, 580.
- W. S. Maxey, 104.
- John S. Plummer, 581.
- William F. Powell, 436.
- Charles N. Robinson, 437.
- Emma C. Shadel, 431.
- Harry R. Silk, 579.
- soldiers and marines and their widows and orphans, 589.
- Solomon Thomas, 114.
- Lydia S. Whitley, 588.
- Francis Zieber, 575.
- Pharmaceutical Examining Board, 11, 99, 362, 388, 398.
- Pharmacy act, Veto of a supplementary, 163.
- Philadelphia board of revision of taxes, Veto of increase of salary of, 71.
- deputy controller, Veto of a, 72.
- sheriffs, Veto of salary for, 76.
- government, Veto of committee to investigate, 74.
- health officer for port of, Benjamin Lee, 387.
- Veto of increase of debt of, 56.
- Phillipsburg Hospital trustees, 355, 387.
- Polk, Rufus K., member of Congress, 516.
- Poor, Veto of act for relief and employment of, 133.
- Porter, W. D., elected to Supreme bench, 290.
- W. W., elected to Supreme bench, 290.
- Porto Rico, Appeal for aid for hurricane victims in, 501.
- Potter, Thomas, Jr., Quartermaster General, 367, 389, 393.
- Powers, Thomas J., Commissioner of Banking, 403.
- President of the United States, Nomination of Matthew Stanley Quay for, 93.
- Presidential electors, Proclamation of, 1900, 535.
- Printing, Public, 1899, 318.
- Superintendent of Public, Thomas McDowell Jones, 364, 389.
- Thomas Robinson, 111.
- Thomas G. Sample, 390.
- Prison inspectors of Berks county, Veto of special legislation on, 566.
- Prisons, County, 306.
- Prisoners, Veto of appropriation for home for discharged, 599.
- Proclamation, Arbor day, 1897, 41.
- 1898, 285.
- 1899, 407.
- 1900, 509.
- 1901, 559.
- for aid to Cubans, 281.
- of day of prayer for recovery of President McKinley, 619.
- on account of death of President McKinley, 620, 621.
- of Dewey day, 410
- of election of James E. Barnett, State Treasurer, 507.
- James S. Beacom, State Treasurer, 283.
- Levi G. McCauley, Auditor General, 283.
- J. Hay Brown, to Supreme bench, 504.
- S. Leslie Mestrezat, to Supreme bench, 504.
- John I. Mitchell, to Supreme bench, 506.
- W. D. Porter, to Supreme bench, 290.
- W. W. Porter, to Supreme bench, 290.
- of Galveston flood suffering, 511.
- of legal holiday on unveiling of Washington statue in Philadelphia, 53.
- of McKinley day, 1902, 625.
- of members of Congress, 1897, 47.
- 1898, 288.
- 1900, 514.
- 1901, 624.

## Proclamation—Continued.

- of Pennsylvania day at National export exposition at Philadelphia, 502.
- of Presidential electors, 1900, 536.
- of thanksgiving, 1900, 513.
  - 1901, 622.
  - for success of the United States in the Spanish war, 286.
- of vetoes, 1897, 265.
  - 1899, 493.
  - 1901, 613.
- on the Hazleton labor disturbances, 279.

**Q**UARANTINE board, 10, 49.  
 Quartermaster General, Thomas W. Potter, 367, 389, 393.  
 Quay, Matthew Stanley, Nomination for President of the United States, 93.

**R**EAL estate act, Veto of a, 577.  
 of insolvent debtors, Veto of an act on, 51.  
 Veto of act making various taxes first lien upon, 148, 449.  
 Reed, George Edward, State Librarian, 393.  
 Reform school, trustees, Morganza, 12, 75, 82, 91, 358, 388, 395.  
 Reformatory, Huntingdon, managers, 5, 55, 358, 388, 397.  
 Revenues of the State, 1899, 294.  
 Road act for Fayette county, Veto of special, 122.  
 Bicycle, Veto of, 177.  
 commissioners of the national, 90.  
 Cumberland, 368, 389, 394.  
 Roads and streets, Veto of act requiring vehicles to turn to the right on, 126.  
 Robbins, Edward E., Commissary General, 392.  
 Robinson, Thomas, Superintendent of Public Printing, 111.

**S**AILORS, soldiers and marines and their widows and orphans, Veto of pensions for, 589.  
 Sales (see also sheriffs) and mortgages, Veto of act relative to judicial, 568.  
 Saint Clair, Veto of special legislation for, 92.  
 Sample, Thomas G., Superintendent of Public Printing, 390.  
 Sanitation and health, 1899, 314.  
 Scales, weights and measures, Veto of inspectors of, 592.  
 School (see also nautical, reform), children, Transportation of, 160.  
 houses for worship, Veto of authority to use, 70.  
 tuition act, Veto of, 576.  
 Veto of appropriation for Berean manual training, 600.  
 Schools, 1899, 298.
 

- 1900, 516.
- Soldier's orphan, 1899, 321.
- salary act, Veto of county superintendent of, 428.
- Veto of appropriation to master builders' mechanical trade, 433.
- appropriation for, 1899, 478.
- supervisory principals of, 67.

Secretary of the Commonwealth, William W. Grist, 384.  
 Senators, United States, Popular election of, 336, 556.  
 Sheriffs' salaries, Veto of act relative to, 129, 563.  
 Veto of salary for Philadelphia deputy, 76.  
 Shoemaker, John V., Surgeon General, 392.  
 Showalter, Joseph B., member of Congress, 47, 517.  
 Sibley, Joseph C., member of Congress, 518.  
 Simpson, Alexander, Jr., Letter from, 563.  
 Soldiers' Home, Erie, Veto of part of appropriation for, 460.  
 monument, Veto of a Brandywine, 609.  
 orphan schools, 1899, 321.  
 sailors and marines and their widows and orphans, Veto of pension for, 589.



- Spanish-American war, State in, 327.  
 Thanksgiving for success in, 286.  
 Stallons, Veto of protection of compensation for services of, 118.  
 Stewart, Thomas J., Adjutant General, 385.  
 Stone, William Alexis, Biographical sketch, 373.  
     Inaugural address, 375.  
 Street act, Veto of a borough, 425.  
     cleaning and sprinkling act, Veto of, 68.  
     improvement act, Veto of a, 455.  
 Streets, Veto of act requiring vehicles to turn to right on roads and, 120.  
 Surgeon General John V. Shoemaker, 392.  
 Susquehanna Canal Company, Veto of investigating committee on the, 420.
- T**AX, Collateral inheritance, Veto of removal of time limit in certain cases of refund, 438.  
     Veto of authority for counties to retain part of State, 426.  
 Tax, Veto of a mercantile license, 222.  
     Veto of refund of inheritance, to Martin B. Lerch, 611.  
 Taxes a lien upon real estate, Veto of making, 148, 449.  
     Collateral inheritance, Veto of refund of, 571.  
     Veto of act regulating county, 593.  
     Veto of extension of time for collection, 562.  
     Veto of increase of salary of Philadelphia board of revision of, 71.  
     Veto of special legislation on Cambria county, 91.  
 Taxation of store orders, Veto of, 150.  
 Taxidermy, Veto of publication of game laws with other matter on zoology and, 55, 61.  
 Thanksgiving proclamation, 1900, 513.  
     1901, 622.  
     for success of United States in Spanish war, 286.  
 Topographical survey, 1899, 316.  
 Treasurer, State, James E. Barnett, 507.  
     James S. Beacom, 283.
- U**NDERTAKERS, Board of, 7, 362, 389, 405.  
     University of Pennsylvania appropriation, Veto of part of, 243, 462.
- V**ALLEY Forge commissioners. 349, 387, 398, 406, 424.  
 Veterinary examiners, 6, 360, 388, 397.  
 Veto of act making various taxes first lien upon real estate, 449.  
     on children in the House of Refuge, 127.  
     on confirmation of city officers, 180.  
     on constables' fees, 175.  
     on county and township officers, 561.  
     on county taxes, 593.  
     on court criers and tipstaves, 124.  
     on debts of boroughs or townships annexed to cities, 584.  
     on enforcement of city ordinances, 162.  
     on government of cities of the third class, 193.  
     on incorporation of boroughs situate in two counties, 128.  
     on investments of banks and other corporations, 456.  
     on judicial sales and mortgages, 568.  
     on land warrants, 130.  
     on mechanics' liens, 453.  
     on places for holding elections, 49.  
     on real estate of insolvent debtors, 51.  
     on relief and employment of poor, 133.  
     on school tuition, 576.  
     on sheriff's sales, 120.  
     on transfer of mortgages, 446.  
     on violators of borough ordinances, 79.  
     requiring a municipal corporation to acquire the franchises and property of any corporation, before undertaking its functions, 219.  
     requiring vehicles to turn to the right on streets and roads, 126.

## Veto of—Continued.

- additional judges, 457.
- appropriation to Allentown Hospital, 432.
- appropriation for architect's fees at institution for feeble-minded at Polk, 597.
  - for Avery College, 601.
  - for Berean Manual Training School, 600.
  - for Board of Agriculture, 1901, 597.
  - for Chambersburg Industrial Kindergarten, 600.
  - for expenses of legislature at the Presidential inauguration, 1897, 216.
  - for feeble-minded, 598.
  - for Florence Crittenden Home at Erie, 603.
  - for Friends' Home for Children, 602.
  - for German Protestant Home for Aged, 602.
  - for House of Good Shepherd, 601, 603.
  - for House of Refuge, 471.
  - for Industrial Home for Discharged Prisoners, 599.
  - for insane asylums, 225.
  - for investigating committee on burning of capitol, 202.
  - for investigation of bribery charges in connection with child insurance, 216.
  - for expenses of legislature in attending Grant's and Washington monument dedications, 203.
  - for master builders' mechanical trade schools, 433.
  - for Meredith monument, 609.
  - for nautical school ship, 471.
  - for Pennsylvania Museum and School of Industrial art, 469.
  - for State College, 471.
  - for various hospitals, 1897, 197, 198, 200.
    - 1899, 460, 462, 463, 464, 465, 466, 467, 468, 469, 470.
    - 1901, 598, 604, 605, 606, 607, 608.
  - for various causes, 1897, 250.
    - 1899, 473.
  - for Wayfarer's Lodge, 599.
- in part for Erie Soldiers' Home, 460.
  - for investigation of conditions in anthracite coal regions, 233.
  - for investigation of conditions in bituminous coal regions, 238.
  - for investigation of Dairy and Food Commission, 229.
  - for investigation of State Penitentiaries, 235.
  - for Lehigh University, 226.
  - for Saunders-Roberts election case, 240, 248.
  - for Shiffer-Leh election case, 248.
  - for schools, 1899, 478.
  - for University of Pennsylvania, 243, 462.
- assessment act, 595.
- asylum treatment of morphine addiction, 160.
- authority for counties to retain part of a State tax, 426.
  - for J. H. Shaw to sue the State for badges furnished the legislature, 570.
- to use school houses for religious worship, 70.
- bicycle road act, 177.
- bird day, 217.
- borough fire act, 130.
  - street act, 125.
- Brandywine soldiers' monument, 609.
- bridge act, 582, 587.
- buildings act, 163.
- combination of health offices in small boroughs, 143.
- committee to investigate Philadelphia government, 74.
- commission to revise corporation laws, 585.
- county bridge act, 169.
- county superintendent of schools salary act, 428.
- deputy controller for Philadelphia, 72.
- dispensing with endorsement of warrants, 115.

## Veto of—Continued.

- duplicate act relative to amendment of Constitution, 583.
  - relative to assessments, 579.
  - relative to county officers, 578.
  - relative to boroughs, 580.
  - relative to "process" butter, 590.
- election legislation, 44.
- eleven fish or game acts, 205.
- enlargement of competency of wife to testify, 422.
- erroneous corporation act, 459.
- extension of lien upon debts of a decedent, 413.
  - right of eminent domain to cities for park purposes, 101.
  - time for collection of taxes, 562.
- farmers' institutes act, 171.
- fire alarm act for buildings, 187.
- food adulteration act, 575.
- game and fish warden, 213.
  - law for State reservations, 572.
- grant of land to Erie for a park, 138.
- heavy penalties for unlawful use of dairy containers, 411.
- homestead exemption act, 594.
- increase of debt of Philadelphia, 56.
  - salary of Philadelphia board of revision of taxes, 71.
- inspectors of scales, weights and measures, 592.
- investigating committee on the Susquehanna Canal Company, 420.
- joint resolution for a commission on the institution for the feeble-minded, 29.
  - for the legislature to attend the dedication of Grant monument, 43.
  - on Cuba, 26.
  - on payment of witness fees on a miners' investigation, 45.
  - proposing amendment of Constitution relative to elections, 489, 490.
  - requiring all labor and material in the new capitol to be Pennsylvanian, 27.
- justice of the peace act, 439.
- legislation on sheriffs' sales, 563.
  - relative to compensation for seizures for park purposes, 112.
  - relative to real estate of married women, 454.
- liquor license act, 155, 157.
- lunacy act, 145.
- making taxes a lien upon real estate, 148.
  - visiting committees of societies official visitors to penal institutions, 451.
- mercantile license tax, 222.
- part of emergency fund for epidemics, 461.
- pawnbrokers and banking institutions, 64.
- pension, see pension vetoed.
- presentation of furniture to President pro tem. of Senate and Speaker of House, 611.
- protection of compensation for services of stallions, 118.
- public advertising act, 146.
- publication of game laws with other matter on zoology and taxidermy, 55, 61.
  - of nature study books, 512.
- qualification of a libellant to be a competent witness in divorce proceedings, 586.
- real estate act, 577.
- recognition of military services of Colonel William Bender Wilson, 417.
- refund of collateral inheritance tax to Martin L. Lerch, 611.
- refund of collateral inheritance taxes, 571.
- removal of time limit in certain cases of refund of collateral inheritance tax, 438.
- repeal of act relative to collection of amounts due the Commonwealth on unpatented lands, 445.

## Veto of—Continued.

- reprint of grand atlases of geological survey, 77.
  - of report on frontier forts, 62.
  - resettling bills for advertising mercantile appraisers' lists, 591.
  - salary for Philadelphia deputy sheriffs, 76.
  - savings banks without capital stock, 417.
  - separate publication of list of corporation charters, 103.
  - special law for Bradford county game, 79.
    - for Schuylkill county elections, 109.
  - legislation for bridge rebuilding, 573.
    - for Cambria county taxes, 91.
    - for Dunmore school board, 572.
    - for Dunmore town council, 570.
    - for Fayette county roads, 122.
    - for prison inspectors of Berks county, 566.
    - for public advertising in German newspapers, 120.
    - for Saint Clair, 92.
    - making Carbon county a separate judicial district, 608.
    - relative to Parnassus, 102.
    - relative to treasurer of Northampton county, 441.
    - to pay bill of Horn & Brennen at Wernersville asylum, 596.
  - stenographer for health officer of port of Philadelphia, 100.
  - street cleaning and sprinkling act, 68.
    - improvement act, 455.
  - supervisory principals of schools, 67.
  - supplementary pharmacy act, 163.
  - taxation of store orders, 150.
  - theater fire protection act, 215.
    - license legislation, 123, 442.
  - validation of borough debts, 111.
  - vinegar act, 434.
  - vital statistics act, 178.
  - wire fence act, 97.
- Vetoes, Proclamation of, 1897, 265.
- 1899, 493.
  - 1901, 613.
- Vinegar act, Veto of a, 434.
- Vital statistics act, Veto of a, 158.
- W**ANGER, Irving P., member of Congress, 515.
- War, State in Spanish, 327.
  - Warrants, Veto of dispensing with endorsing, 115.
- Washington statue in Philadelphia, Proclamation of legal holiday on unveiling of, 53.
- Veto of appropriation for expenses of legislature in attending unveiling of, 203.
- Wernersville asylum, Veto of special appropriation to pay bill of Horn & Brennen at the, 596.
- Wife to testify, Veto of enlargement of competency of, 66, 422.
- Wiley, John A., Brigadier General, 19, 366.
- Wilson, Colonel William Bender, Veto of recognition of military services of, 447.
- Witness fees in a miners' investigation, Veto of, 45.
- Women, Veto of act relative to real estate of married, 154.
- Wright, Charles F., member of Congress, 516.
- Wayfarers' Lodge, Veto of appropriation for, 539.
- Y**OUNG, James Rankin, member of Congress, 515.
- Z**OOLOGIST, Economic, Henry T. Fernald, 364, 389.
- Zoology and taxidermy, Veto of game laws with other matter on, 55, 61.

GENERAL INDEX  
TO THE  
PENNSYLVANIA ARCHIVES.

---

**Fourth Series.**

( 641 )

41—Vol. XII.—4th Ser.



## GENERAL INDEX.

---

### A.

- Abolition of slavery, vi, 241.
- Abrams, Eli, nominated to the bench, vi, 751.
- Academies, Election of trustees of, xi, 317.
- Acadia, Expedition against, i, 861, 868, 870.
- Acadians, Arrivals of deported French, ii, 549, 554.  
in search of the families, ii, 579.
- Accounts, veto of an act to provide for the settlement of public, iv, 619.
- Acheson, Ernest F., member of Congress, xi, 395, 725, xii, 517.
- Acker, Ephraim, member of Congress, viii, 1115.
- Adams, Benjamin, nominated to the bench, vi, 885, 952.  
Jere, nominated to the bench, vii, 407.  
John, Petition concerning certain goods seized by revenue officers, i, 90.  
of Northern Liberties, silk-weaver, attainted of treason, iii, 729, 937.
- John Quincy, Death of, vi, 301.  
Letter of condolence to the widow of, vi, 275.
- Jonathan, snuffmaker, of Germantown, attainted of treason, iii, 786, 937.
- Joseph, nominated to the bench, vi, 743.
- Robert, Jr., member of Congress, xi, 376, 393, 723; xii, 515.
- Susanna, of Germantown, wife of Jonathan, attainted of treason, iii, 786, 937.
- Adjutant General Edward M. Biddle, viii, 368.  
Walter W. Greenland, xi, 186.  
Presley N. Guthrie, x, 16.  
Daniel H. Hastings, x, 546.  
James W. Latta, ix, 506.  
William McClelland, x, 972.  
William McClelland, Decease of, xi, 84.  
D. B. McCreery, viii, 902.  
Alexander S. Russell, viii, 437, 1071.

- Adjutant General Thomas J. Stewart, xi, 519; xii, 385.  
 for 1820, Report of the, v, 214.  
 for 1822, Report of the, v, 345.  
 for 1823, Report of the, v, 421.  
 for 1824, Report of the, v, 501.  
 for 1825, Report of the, v, 574.  
 for 1826, Report of the, v, 631.  
 for 1827, Report of the, v, 729.  
 for 1828, Report of the, v, 770.  
 for 1829, Report of the, v, 827.  
 for 1831, Report of the, v, 930.  
 for 1832, Report of, vi, 22.  
 for 1833, Report of the, vi, 75.  
 for 1834, Report of the, vi, 159.  
 for 1835, On the report of the, vi, 215.  
 for 1842, On the report of the, vi, 871.  
 for 1843, On the report of the, vi, 933.  
 for 1845, On the report of the, vi, 1068.  
 General's report, 1859, viii, 110.  
 General, office, Expenses of, 1891, x, 986.
- Admiralty jurisdiction, Alterations needed, iii, 949, 953.
- Adulteration, see food, xii.
- Advertising act, Veto of a public, xi, 255; xii, 120, 146.  
 company, Veto of incorporation of American, ix, 333.  
 mercantile appraisers' lists, Veto of resettling bills for, xii, 591.  
 Philadelphia municipal, xi, 633, 635.
- Affirmation a substitute for an oath, i, 58.
- Aged, Veto of appropriation for German Protestant Home for, xii, 602.
- Agency, Pennsylvania State Military, viii, 531, 650, 859, 946.
- Agent in London, Necessity for an, i, 479, 536.  
 On the credentials of, i, 668.  
 Expense account of (1731), i, 485.
- Agnew, Daniel. elected to Supreme bench, viii, 694.  
 John, Commissioner of exchange for Cumberland county, iii, 720.
- Agricultural college, viii, 855, 943, 1016, 1141; xii, 750, 831, 944.  
 Veto of investigating committee on the Pennsylvania, ix, 725.  
 experiment station, Veto of, x, 179, 415.  
 instruction, viii, 103, 186.  
 organizations, Veto of act for relief of several, x, 579.  
 schools, viii, 281.



- Agricultural society, State, xi, 305.  
 State, not official, x, 244.  
 Veto of relief of the State, x, 426.
- Agriculture in 1829, v, On, 869.  
 1854, vii, 657.  
 1888, x, 704.  
 1893, xi, 174.  
 1895, xi, 450.  
 1899, xii, 309.  
 1900, xii, 547.  
 State Board of, x, 275, 286, 522, 548, 740, 750, 948, 990.  
 Board of, xii, 14, 19, 351, 386, 424.  
 Bureau of, proposed, xii, 830, 883, 943.  
 Bureau of Labor statistics and, xi, 147.  
 Department of, xi, 1897, 771.  
 State Board of, Members of, xi, 187, 190, 469, 561; ix, 639, 698,  
 799, 815, 931.  
 President Dickinson on, iii, 950.  
 Progress in, v, 961.  
 Secretary of, Thomas J. Edge, xi, 555.  
 Study of, v, 97.  
 Thomas J. Bingham nominated Commissioner of Labor Sta-  
 tistics and, ix, 217, 443.  
 Veto of appropriation for Board of, 1901, xii, 697.
- Ahl, John A., member of Congress, vii, 865.
- Airey, John, late of the Philadelphia post office, attained of  
 treason, iii, 681, 937.
- Aix-la-Chapelle, Peace of, ii, 96, 680.
- Alabama on protective tariff, vi, 99.  
 legislature on the presidential candidates in 1824, v, 504.  
 on the Ohio proposition for gradual emancipation of slaves,  
 v, 716.  
 on the South Carolina nullification proceedings, vi, 99.
- Albany, Treaty with Six Nations at, ii, 282, 284, 290.
- Albright, Charles, member of Congress, ix, 120.
- Alderman of Philadelphia, Removal of, vii, 496.  
 Constitution of 1838 on, vi, 513.
- Alexander, Hugh, of Cumberland county, member of the con-  
 vention of 1776, iii, 647.  
 James A., nominated to the bench, vii, 471.  
 Samuel, nominated to the bench, vii, 250.  
 William, Services in connection with Connecticut claims, ii,  
 697.
- Algiers, subjugation of pirates of, iv, 881.

- Aliens, Inheritance rights of, i, 52, 65.
- Allegheny, arsenal, vi, 1077.
- On a proposition to tax the, vi, 173.
- Request of the United States for jurisdiction over lands pertaining to, vi, 214.
- City, auction legislation, viii, 1089.
- Proclamation declaring, to be a city of the first class, x, 868.
- Veto of assistant superintendent of schools in, xi, 237.
- Veto of incorporation of, vi, 656.
- Veto of incorporation of second national loan and home-  
stead association of, ix, 258.
- Veto of the Central Market Company of, ix, 251.
- Claims of French to, ii, 689.
- county, Fire marshal of, xi, 304.
- Incendiarism in, vi, 177, 215.
- Resignation of a Justice-of-the-peace of, vi, 96.
- Veto of special fees for sheriff of, viii, 898.
- penitentiary, v, 134, 194, 228, 294, 309, 385, 434, 499, 551, 558,  
715, 720, 764.
- river, Canal from the Juniata and Susquehanna to the, v, 616.
- Obstructions in, v, 296.
- trust company, viii, 1097.
- Allegiance, Oath of, iii, 644.
- Allen, Andrew, attainted of treason, iii, 937.
- Commissioner to treat with the Governor of Virginia on the  
question of jurisdiction over western territory, iii, 474,  
483.
- Member of Committee of Safety, iii, 548.
- Harrison, elected Auditor General, ix, 127.
- Isaac, attained of treason, iii, 937.
- James, of Northampton village, attained of treason, iii, 684,  
937.
- John, Commissioner of Pennsylvania at the Fort Pitt Indian  
treaty, iii, 389, 391, 400.
- carpenter and tallow chandler of Philadelphia, attained of  
treason, iii, 676, 937.
- William, jun., attained of treason, iii, 937.
- Veto of legitimation of Mary, viii, 24.
- Allentown bank, Veto of, vii, 567, 579.
- schools, Exclusion of children under six from, viii, 240.
- Allison, James, member of Congress, v, 376, 587.
- nominated manager Pennsylvania Reform  
School, ix, 652.
- John, Commissioner to trespassers on Indian lands, iii, 386.
- member of Congress, vii, 457, 721.

- Allison, Robert, member of Congress, v, 898.
- Almshouse, Veto of sale of, in Philadelphia, ix, 320.
- Alricks, Hamilton, nominated asylum trustee, vii, 778; viii, 55.
- Alward, Joseph, Murder of, v, 742.
- America, Discovery of, by Columbus, Legal holiday on four hundredth anniversary of, xi, 89.
- American colization society, Missouri on the power of government to appropriate funds for, v, 854.
- Ohio on the, v, 929.
- party riots, vi, 1064.
- Americus Vespuccius, Portrait presented, vi, 479.
- Amerman, Lemuel, member of Congress, x, 863.
- Amherst, Genreal Sir Jeffrey, ii; Amherst, General, 969, 970, 971, iii; 14, 16, 59, 62, 80, 121, 123, 144, 204, 249.
- Ammunition, Advertisement for lead for, iii, 594.
- Call for lead window or clock weights for, iii, 609.
- Order for, ii, 925.
- Purchase of, iii, 773.
- Required by committee of safety, iii, 574.
- Ancona, Sydenham E., member of Congress, viii, 263, 443, 641.
- Anderson, George H., nominated manager Pennsylvania Reform School, ix, 652.
- Isaac, member of Congress, iv, 537.
- John, nominated to the bench, vii, 34.
- of Chester county, attained of treason, iii, 847.
- Stephen, of Chester county, attained of treason, iii, 847, 937.
- yeoman, of New Garden, attained of treason, iii, 786.
- William, laborer, of Ridley, attained of treason, iii, 683, 937.
- member of Congress, iv, 666, 727, 776, 909.
- Andrews, Robert, Commissioner on Virginia boundary line, iii, 747, 806.
- William, fuller, of Darby, attained of treason, iii, 683, 937.
- Animals, Humanity to, vi, 334.
- Veto of special legislation on the vagrancy of, x, 126.
- Annuity, see pension, xi.
- Annville, Veto of special street legislation for, viii, 387.
- Anthony, Joseph B., nominated to the bench, vi, 679, 1037.
- member of Congress, vi, 37, 181.
- Antietam battlefield, Pennsylvania on the, xi, 492.
- National cemetery at, viii, 730, 812, 860; ix, 609.
- Antiquarian society, American, requests copies of official documents, v, 43.
- Appeal in certain equity cases of account, xi, 592.
- Veto of extension of right of, to petitions for charters for corporations, x, 388.

- Apportionment in 1857, vii, 888.  
 1870; viii, 1134.  
 1883, x, 31, 116.  
 1885, x, 266.  
 1887, x, 511.  
 1891, x, 969.  
 1893, xi, 142.  
 1895, xi, 465.  
 1897, xi, 763.  
 1899, xii, 346.  
 1900, xii, 554.  
 act, Approval of, vii, 444.  
 Veto of, vii, 422.  
 Congressional, ix, 76, 151; x, 325.  
 Congressional, Veto of, 1891, xi, 25.  
 Representative, 1891, Veto of, xi, 21.  
 of representatives by Congress, x, 984.
- Appraisers' lists, Veto of resettling bills for advertising, xii, 591.
- Appropriation bills, Delay in, viii, 663.  
 Objectionable delay of, viii, 868.  
 legislation, Delays in, vii, 884.  
 in 1845, Importance of, vii, 39, 40.  
 in 1846, Necessary, vii, 99.
- Appropriations, iv, 244, 263, 309, 371, 431, 480, 505, 530, 546, 548, 584.  
 Inadequate, 1893, xi, 464.  
 for various charitable institutions, Veto of, 1891, xi, 18.  
 Veto of, 1896, xi, 670, 672, 673, 675, 676, 695, 696.  
 for various hospitals, Veto of, 1891, xi, 48, 49, 50, 51, 52, 53.  
 1896, xi, 665, 666, 667, 668, 669, 675, 681, 692, 693.  
 for Wernersville asylum, xi, 596.  
 Veto of certain, for 1883-'84, x, 194.  
 of hospital and charity, 1885, x, 436.  
 of portions of the, for 1885, x, 348.  
 of various, 1891, xi, 40.  
 1893, xi, 356.  
 1894, xi, 595.  
 1895, xi, 689.  
 of various, 1897, xii, 250.  
 1899, xii, 473.  
 to originate in House, Constitution of 1838, provides for, vi, 503.
- Arbitration between labor and capital, ix, 601, 683.

- Arbitration, excellence of, iv, 824.  
legislation, Veto of, x, 363.  
Proposed international board of, vii, 462.  
system, Utility of the, v, 103.  
system, Workings of the, iv, 916.
- Arbor day proclamation, First, 1885, x, 291.  
1886, x, 474.  
1887, x, 552.  
1888, x, 649.  
1889, x, 754.  
1890, x, 852.  
1891, x, 994.  
1891, xi, 87.  
1893, xi, 224.  
1894, xi, 383.  
1895, xi, 559.  
1896, xi, 720.  
1897, xii, 41.  
1898, xii, 285.  
1899, xii, 407.  
1900, xii, 509.  
1901, xii, 559.
- Archives, Pennsylvania, ix, 306, 434, 487, 693; x, 509, 730; xi, 179, 771.  
First series, vii, 665, 753.  
First series, index to, viii, 191.  
Second series, ix, 790.
- Arkansas on the abandonment of public lands to the State department located, vi, 417.  
resolutions on slavery, vii, 808.
- Armed boats, Provincial, iii, 565, 570, 574, 576, 577, 578, 591, 598, 600, 601, 602, 605, 611, 617, 619.
- Armitage, Charles, Murder of, vii, 449.
- Armory rentals, Veto of increase of National Guard, x, 109; xi, 10.
- Arms and ammunition at Erie, Insecurity of, iv, 869.  
and equipage belonging to the United States, which came into possession of Pennsylvania during the war of 1812, v, 435.  
equipment, Militia, iv, 468, 783, 955.  
provided for the militia, v, 105, 159.  
1820, Report of v, 214.  
1822, Report of, v, 345.  
1823, Report on, v, 421.  
1824, Report on, v, 501.

- Arms, 1825, Report on, v, 574.  
 1826, Report on, v, 631.  
 1827, Report on, v, 729.  
 1828, Report on, v, 770.  
 1829, Report on, v, 827.  
 1831, Report on, v, 930.  
 equipments for 1832, Report on, vi, 22.  
 for 1833, Report on, vi, 75.  
 for 1834, Report on, vi, 159.  
 for 1835, Report on, vi, 215.  
 for associators, iii, 609.  
 Loan of to people of Lancaster county, i, 883.  
 military stores needed by the committee of safety, iii, 574.  
 Purchase of, iii, 773.  
 Request to Congress for, iii, 611.  
   for loan of, from General Shirley, ii, 607.
- Armstrong county, Payment of surveyors in, vii, 799.  
 Captain George, Orders for, ii, 626.  
 Letter to, ii, 800.  
 Francis, horse dealer, of Sadsbury, attained of treason, iii, 677, 937.
- James, member of Congress, iv, 228.
- John, Murder by Indians, i, 834, 835.  
   of Carlisle, justice-of-the-peace of Cumberland county, iii, 302, 315, 352, 376.  
 Letter to, confirming the order for the removal of the murderer, Stump, iii, 373.  
 Surveyor, i, 360.  
 Orders to Colonel, i, 626.
- jun., Brigadier general, Adjutant General of the Commonwealth, iii, 974.  
 Secretary of the council, iii, 885, 888, 889, 890, 891, 892, 893, 894, 931, 960, 981, 1031, 1032, 1033.
- William, shoemaker, of Sadsbury, attained of treason, iii, 677, 937.  
   H., member of Congress, viii, 931.
- Army, British, Soldiers of regular, ii, 569.  
 clothing, iii, 711.  
 Deficiency of recruits for, iii, 822.  
 Embargo on provisions needed by, iii, 692, 694, 702.  
 Legislation relating to the Pennsylvania Line of the, iii, 792.  
 On levying upon delinquent classes for recruiting the, iii, 818.  
 Payment of vounteer, viii, 648.  
 Pennsylvania Line of the, Eulogy on the, iii, 934.

- Army, Pennsylvania, Line of the, Reorganization of the, iii, 796, 810.  
 in the, viii, 425.  
 state agency for the, viii, 531, 650, 859, 946.
- Proposed sale of State Island for the support of the, iii, 802.
- Quarters for the, iii, 322, 824.
- Recruitment of the, iii, 17, 34, 35, 59, 62, 63, 64, 69, 119, 122, 127, 139, 191, 249, 256, 267, 297.
- Regular, Proclamation for recruiting the King's, iii, 63.
- Replenishment of State organizations in the, viii, 525.
- Standing, Constitution of 1838 on, vi, 518.  
 not to be maintained without the consent of the legislature, iv, 130.
- Suspension of an act for supplying rations for the, iii, 766.
- Use of to protect friendly indians, iii, 270, 271.
- Washington's call for cattle for the, iii, 663, 664.
- Arndt, Jacob, of Northampton county, member of the convention of 1776, iii, 648.  
 Member of council, iii, 769, 772.  
 Member of assembly, 936.
- Jacob, Commissioner of exchanges for Northampton county, iii, 720.
- Arnold, Aaron S., nominated to the bench, vii, 151.
- Andrew, nominated to the bench, vi, 1076.
- Benedict, late Major General in the United States army, attainted of treason, iii, 728, 937.  
 William C., member of Congress, xi, 396, 725.
- Ario Iron Company, Veto of, viii, 160.
- Arrest, Freedom of Senators and Representatives from, Constitution of 1838, on the, vi, 502.
- Arsenal, Meadville, v, 105, 159.  
 New, required, viii, 1868, 857.  
 Philadelphia, iv, 828; vii, 663.  
 Sale of, vii, 751.  
 Purchase of land for, vii, 858.  
 Relocation of land for, vii, 885, 950.  
 State, ix, 304, 428.  
 Enactment of legislature relative to construction of, without the Governor's signature, ix, 652.  
 Withdrawal of veto of act relative to construction of, ix, 648.  
 Veto of act relative to construction of, ix, 646.
- United States, see Allegheny, Frankford, Schuylkill, vi.  
 purchase of land for adjoining Frankford, vii, 356.
- Arsenals, Construction of, iv, 923.  
 State, vii, 844; ix, 304, 428.

- Arson, iv, 94, 749, 842.  
 at Wyoming, iii, 430.  
 Perpetrators of, in York, iv, 517.
- Arthur, Peter, house carpenter, of Southwark, attainted of treason, iii, 729.
- Articles for the government of the provincial artillery company, iii, 584.  
 for the government of the provincial fleet, iii, 565.  
 for the regulation of the military association, iii, 549.
- Artillery company, Articles for the government of the, iii, 584.  
 Loxley's, at the cannon foundry, iii, 610.  
 Thomas J. Hudson chief of, 1883, x, 273.  
 James D. Walker, chief of, ix, 812.  
 Volunteer, iv, 731.
- Ash, George W., Removal from office of alderman of Philadelphia, vii, 496.  
 Michael W., member of Congress, vi, 181.
- Ashbridge, Aaron, waterman, of Chester, attainted of treason, iii, 683, 937.
- Ashland Hospital trustees, xii, 15, 354.
- Ashman, William N., nominated to the bench, ix, 640.
- Aspden, Matthias, merchant, of Philadelphia, attainted of treason, iii, 774, 937.
- Assembly, Adjournment of, i, 169.  
 and Governor, On harmony between, i, 816.  
 Adjournment of, Unseasonable, ii, 27.  
 and military expenses, 33, 34, 44, 49, 63, 64, 229, 241, 266, 270, 273, 275, 276, 284, 287, 300, 301, 310, 316, 325, 328, 335, 363, 369, 373, 389, 400, 409, 422, 438, 450, 473, 478, 490, 518, 521, 531, 540, 548, 552, 580, 608, 735, 810, 974.  
 and Proprietary, Relations of, i, 113.  
 and support of government, ii, 543.
- Assumption of undue power by, King's displeasure at, iii, 15.
- Charges against the governor discussed, i, 798.
- Choice of inspectors at elections to, i, 683.
- Clerk of, Salary of, iii, 341.
- communicating with proprietary except through Governor, Objections to, i, 204, 274.
- Compensation of members of, iv, 118.
- Constitution of 1838 on, vi, 499, 501.
- Constitutional provisions for the General, iii, 633.
- Contumacious members of, i, 215, 216.
- Contumacy of Speaker of, toward Governor, i, 252, 254, 255, 257, 258.



- Assembly, Convocation of, i, 51.  
    by governor and council, i, 65.  
    Council and, Conferences of, i, 64.  
    Criticisms of, on the Executive, iv, 444.  
    Crown criticisms on acts, of i, 226.  
    Date of meeting of, iv, 117.  
    Delay of, in providing for cost of an Indian treaty, ii, 83.  
    Direction that clerk of, shall attend the Governor every night  
        with minutes of the day, ii, 366.  
    Disloyalty of, to Governor, i, 711, 783.  
    Dissolution of, i, 81.  
        by Governor and council, i, 51.  
        for cause, i, 277.  
    Door-keeper, pay of, iii, 341.  
    Duties of, i, 51, 120.  
    Duty of, in war time, i, 712.  
    Early session of, necessitated by departure of proprietary, i,  
        111.  
    Election of members of, i, 32, 33, 48, 51, 57, 120.  
    Extra session of 1800, iv, 454, 457.  
        on account of the "whiskey insurrection," iv, 287, 288.  
        session of, 1883, x, 116.  
    Extraordinary session in 1829, for consideration of matters  
        pertaining to the Pennsylvania canal and railroad, v,  
        835.  
    Failure of, to attend the Governor in person, i, 200, 201.  
        to perform its duties (1693), i, 163.  
        of, to meet pursuant to adjournment (1750), ii, 137, 138.  
    First annual message, to, iv, 675.  
    Fees of the speaker and members, i, 62.  
    Further on premature adjournment of, ii, 83.  
    General, i, 29, 48, 51; iv, 115.  
    Governor Evans' denial of charges of, i, 290.  
    Governor Gookins' reply to letter of complaint from, i, 297.  
        refusal to enter into a conference with, i, 336.  
    Governor's declination to lay original documents before, ii,  
        494.  
    Governor's veto-power over acts of, i, 708, 713, 771.  
    in 1838, Riotous demonstrations in, vi, 441, 486, 493, 587.  
    Incivility of the, i, 267, 270, 309, 771, 783.  
    Interference of, in executive matters, iii, 762, 803, 816, 838.  
    Jealousy of the, Governor Markham on the, i, 85.  
    King's disapproval of conduct of, in connection with war  
        supplies, iii, 191.  
    Message of 1840 convoking the, in extra session, vi, 679.

- Assembly, Number and proportions of members of, i, 33, 46, 48, 50.
- Objection to adjournment of, without providing for defense, ii, 335.
- Objection to publication of Governor's correspondence by, ii, 365, 366, 367, 368, 414.
- of the Lower Counties, Reply to a congratulatory address of, iii, 446.
- Order to prevent the, from taking James Logan into custody, i, 315.
- Pay of members of, iii, 721; i, 496.
- Place of meeting of, i, 452.
- Privileges of, i, 204, 215, 216, 248, 272, 277, 817.
- Proportion of representation in, iii, 636.
- Proportions of membership of, i, 50, 57.
- Proposed movement to make personal demands of, ii, 593.
- Quorum of, i, 65.
- Reflexions on the Governor, ii, 228, 229, 241, 498, 826, 873, 893.
- Refusal of, to raise additional troops, ii, 816.
- of Governor John Penn to meet certain persons in conference with, iii, 276.
- of a request for dissolution of, i, 305.
- of Governor's action upon affairs of a former, i, 199.
- Relations of, to Governor Blackwell, i, 144.
- Remonstrance of, on veto of land-tax bill, ii, 778.
- Reply of John Penn to Addresses of, ii, 695, 696; iii, 256, 442.
- Request of Governor Denny for a copy of the minutes of, ii, 877.
- Salaries and expenses of members of, iii, 341.
- Sessions of, not to interfere with the harvest, i, 75, 280, 342.
- Special session of 1845, vii, 40.
- Session of 1857, vii, 917, 937.
- Special session, for military exigencies, viii, 595.
- State Treasurer and other State officials ineligible to, iii, 638.
- Style of meetings, proceedings, and sessions of, i, 49.
- Summons to a meeting of (1715), i, 325.
- Summons for an extra session of (1759), ii, 984.
- Weekly publication of votes and proceedings of, iii, 635.
- Writ for election to vacancies in, ii, 739.
- for new election for members of, on account of a tie, iii, 308.
- Assemblymen, Salary recommended, x, 250.
- Assessment act, Veto of a duplicate, xii, 579.
- Assheton, Robert, Impeachment as member of council, i, 359.
- Reinstatement as member of council, i, 388.
- William, Appointment as member of council, i, 388.

- Associators, Articles for the regulation of, iii, 549.  
   Berks county battalion of, iii, 623.  
   Conduct in saving Philadelphia, iii, 654.  
   needed in New Jersey, iii, 617.  
   Need of arming, iii, 609.  
   recommended to use pikes, iii, 564.  
   Rules for rank and precedence of, iii, 556.
- Asylum, see lunatic insane.  
   for indigent women, Pennsylvania, viii, 31.  
   Harrisburg Insane, Corner stone laying of, vii, 359.  
   Insane, Relative to, vi, 1081; vii, 301, 388, 663, 748, 837, 882, 949; viii, 111.  
     trustees, vii, 461, 499, 597, 683, 778, 849, 855, 904; viii, 55, 142, 320, 340, 438, 496, 560, 684, 802, 915, 974, 1067, 1102.  
   treatment of morphine, etc., addiction, Veto of act for, xii, 160.  
   Veto of an act to establish a state, vi, 666.
- Atkinson, Joseph, Order to arrest, for robbery, iii, 652.  
   Louis E., member of Congress, ix, 890; x, 218, 479, 657, 864.
- Atlanta exposition, xi, 711, 789.
- Atlee, John L., nominated asylum trustee, vii, 855; viii, 142, 438, 684, 915; ix, 1, 36, 377, 588, 798.  
   Samuel John, Commissioner to the Indians claiming territory in Pennsylvania, iii, 962.  
   Member of the council, iii, 936.
- Attainted of treason, Persons, iii, 669, 680, 689, 695, 774, 786, 828, 847, 937.
- Attorney General Benjamin Harris Brewster, viii, 798.  
   F. Carroll Brewster, viii, 1070.  
   Lewis C. Cassidy, x, 16.  
   John P. Elkin, xii, 384.  
   William U. Hensel, x, 972.  
   William S. Kirkpatrick, x, 545.  
   George Lear, ix, 504.  
   Henry C. McCormick, xi, 518.  
   William M. Meredith, viii, 436, 552.  
   Henry W. Palmer, ix, 720.  
   ineligible to assembly, council and Congress, iii, 638.  
   Allowance recommended for, iii, 111.  
   Salary of, iii, 340; x, 249.  
   to reside at the seat of government, v, 745.  
   work, 1859, 110; 1888, x, 727.  
   1891, x, 893.  
   1893, xi, 125.

- Attorney General, 1895, xi, 426.  
Department, xii, 1899, 307.
- Attorneys, prosecuting, Veto of election of, vii, 220.
- Aucquick, Indians at, ii, 292, 294, 305, 307, 383.
- Auction legislation for Lancaster, ix, 187.  
for Reading ix, 361.  
vetoed, viii, 1089.
- Protest of the Philadelphia auctioneers against a tax on, v, 508.
- Auctioneer, Veto of special, for part of Luzerne county, viii, 982.
- Auctioneers, Law for, iii, 946.  
Veto of legislation relating to, in cities of the first class, ix, 860.
- Audit, Commissioners of, x, 105.
- Auditor General Harrison Allen, ix, 127.  
C. C. Brigham, ix, 101.  
Charges against the, xi, 65.  
Levi C. McCauley, xii, 283.  
David McMurtie, xi, 79.  
Jerome B. Niles, x, 210.
- Auditor General's work, xi, 1895, 407.
- Audrain, Peter, of Bucks county, Robbers of, iii, 1032.
- Austin divorce, Veto of, vii, 186.  
William, of Philadelphia, keeper of the New Jersey ferry, attainted of treason, iii, 676, 937.
- Avery College, Veto of appropriation for, xii, 601.
- Avondale disaster, viii, 1023.

## B.

- Babbitt, Elijah, member of Congress, viii, 86, 264.
- Bachman, Reuben K., member of Congress, ix, 703.
- Badge, Thomas, tallow chandler, of Philadelphia, attainted of treason, iii, 676, 937.
- Badges furnished legislature, Veto of authority for J. H. Shaw to sue State for, xii, 570.
- Bail, Excessive, Constitution of 1838 on, vi, 517.  
not to be required, iii, 641.  
for prisoners, i, 39.
- Bailey, Charles L., nominated asylum trustee, ix, 798.  
George, asylum trustee, viii, 974; ix, 102, 443.

- Bailey, Joseph, member of Congress, viii, 264, 444.
- Baird, Thomas, nominated to the bench, vi, 677.
- Baker, John A., nominated to the bench, vii, 346.
- Bakewell, William, nominated commissioner of public charities, ix, 99, 643.
- Balderstone, Mordical, weaver, of Solsbury, iii, 682, 937.
- Baldwin, Henry, member of Congress, iv, 910; v, 93, 222, 377.
- Baldy, Stephen, nominated to the bench, vii, 26.
- Ballet, Captain of sloop-of-war Otter, ii, 675, 676.
- Balliott, Stephen, member of council, iii, 936.
- Ballot, The, in public business, i, 35, 51.  
law, 1899, xii, 333.  
Veto of amendment of title of Baker, xi, 625.  
reform, x, 493, 835, 961; xi, 138; xii, 557.
- Ballots prescribed by law, x, 29.
- Baltimore and Ohio Railroad from Harrisburg to Pittsburg, vii, 189.  
Canal connecting, with the Susquehanna, iv, 447, 522.  
Lord, iii, 494.  
dispossesses John Redick, iii, 336.  
Lord, Letters to, i, 498, 501, 506, 514, 522.
- Bank (see also savings), Act transforming Southern Insurance and Trust Company into the Tradesmen's, vii, 146.  
and Bridge Company, Columbia, vii, 258, 268.  
Artisans' Deposit, of Pittsburg, viii, 909.  
Beaver Deposit, ix, 46.  
Butchers' and Drovers', ix, 372.  
Catasauqua Deposit, vii, 714.  
City Deposit and Trust Company of Scranton, viii, 763.  
Columbia, vii, 910; viii, 306.  
Compound Trust, ix, 343.  
Conneautville Savings, viii, 892.  
Consolidated Savings, of Pittsburg, viii, 913.  
Crawford county, viii, 104.  
Cumberland Valley, vii, 184.  
deposit, Veto of special legislation for refund of an escheated, x, 361.  
Donegal Deposit, vii, 714.  
Erie City vii, 604.  
Exchange, Deposit and Discount Institution of Philadelphia, vii, 775.  
Farmers' and Manufacturers', of Delaware county, Veto of incorporation of, vi, 108.  
Farmers' and Manufacturers' of Centre Co., vii, 908.

- Bank, Farmers' and Mechanics', of Erie, vii, 180.  
 and Mechanics', of Philadelphia, vii, 258, 267.  
 and Traders', of Philadelphia, Veto of incorporation of, vi,  
 112.
- Deposit, vii, 714.  
 of Pittsburg, vii, 171.
- failures, Keystone and Spring Garden, xi, 131.
- Franklin, of Philadelphia, ix, 266.
- Girard, Concerning the, vi, 28.
- Hazleton Deposit and Trust Company, viii, 762.
- Hellertown Savings, viii, 1091.
- Hestonville, ix, 324.
- Hoboken Real Estate Savings, of Pittsburg, ix, 228.
- Home Savings, of Pittsburg, ix, 56.
- Honesdale, vii, 763.
- Indiana County Deposit, ix, 109.
- Lebanon Valley, vii, 809.
- Legislation, vii, 566, 567, 828.
- Lehighon Savings, ix, 107.
- loans, Veto of an act directing the payment of certain, v, 441.
- Lumberman's, at Warren, vi, 170.
- Marine, ix, 371.
- Merchants' and Manufacturers', of Philadelphia, ix, 326.
- Mifflin county, viii, 242.
- Miners' Deposit and Trust Company, viii, 764.  
 Savings, of Scranton, ix, 248.
- Monongahela Savings and Deposit, ix, 105.
- Montgomery County, viii, 538.
- Mount Joy, viii, 234.
- Mount Pleasant Savings, vii, 715.
- Northern, of Pennsylvania, Investigation of affairs of, v, 695.  
 of Chambersburg, vii, 258.  
 of Delaware County, vii, 271.  
 of Kentucky, Claims of, upon the Schuylkill bank, vi, 890.  
 of North America, Loan from, iv, 169, 172, 175, 226.  
 of Pennsylvania, iv, 261, 2813, 284, 736, 759, 687.  
 Comment on the condition of, vi, 932.  
 Interests of the Commonwealth in the, v, 530.  
 loans to the State, v, 423, 451, 549, 598, 600, 846, 910, 913.  
 Prospective liquidation of, vi, 888.  
 Relation of State Treasurer to, vi, 898.  
 Veto of an act to permit assignment of, vi, 909.  
 of Philadelphia loan to the State, v, 413, 451.

- Bank of the United States accepts provisions of acts of the legislature, vi, 266.  
 opposed by Georgia, vi, 214.  
 Veto of charter of, by the President, vi, 53.  
 of Waynesburg, Farmers' and Drovers', vi, 258, 268.  
 People's, of York county, vi, 116.  
 Savings, of Franklin, Veto of, viii, 760.  
 Savings, of Pittsburg, viii, 905.  
 Petroleum, Veto of act relative to, viii, 611.  
 Pottsville loan and savings, viii, 1043.  
 "post notes," vi, 618.  
 regulation, Governor Pollock on, vii, 789.  
 robbers, Philadelphia, Reward for, vi, 161.  
 Schuylkill Haven, vii, 909.  
 Shamokin, viii, 104.  
 shares, Veto of legislation on the assessment and taxation of, ix, 828.  
 Sharon savings, viii, 977.  
 Sharpsburg and Etna Savings, viii, 1087; ix, 57.  
 State Capital, vii, 906.  
 State funds lost by failure of a, ix, 871.  
 Stroudsburg, vii, 807.  
 system, General, Veto of an act for a, iv, 805.  
 in 1842, vi, 931.  
 Reform recommended in the, vi, 363.  
 State, vi, 604.  
 Tioga County, viii, 104.  
 United States, vii, 66.  
 Venango, Veto of act relative to, viii, 612.  
 Veto of a bill regulating, iv, 836.  
 Veto of an act for relief of Thomas F. Kerns from payment of, ix.  
 Veto of the, called Lancaster Loan Company, vi, 690.  
 Washington, of Philadelphia, ix, 365.  
 Waynesboro Savings, ix, 58.  
 Wyoming County Savings, viii, 1055.  
 York County, vii, 707.
- Banks, Against multiplication of, vi, 300.  
 and currency in 1841, vi, 834.  
 and financial situation of 1837, vi, 346.  
 and other corporations, Veto of act relative to investments of, xii, 456.  
 Condition of, vii, 131, 199.  
 in 1837, State of the, vi, 361.

- Banks in 1843, State of the, vi, 1008.  
 in 1857, vii, 877.  
 in 1857, vii, 877.  
 in 1860, viii, 188.
- Correspondence with, on loan of, 1826, v, 672.
- Investigation into certain, viii, 104.
- John, member of Congress, v, 898; vi, 38, 182, 279.
- loaning money to the State, v, 781, 841.
- Opposition to extension of charters of, in 1848, vii, 258.
- Opposition to new, vi, 193.
- or banking capital, Opposition to increase of, viii, 105.
- Proposition of Pennsylvania to limit power of Congress to establish, to the District of Columbia, v, 207, 209, 210, 234, 235, 236, 251, 276, 410, 431, 445, 462.
- Regulation of, v, 152.
- savings funds, trust companies, ix, 297, 418, 490, 532, 582, 675.
- State, x, 491.
- Veto of act for renewing and extending charters of, x, 583.
- Tax on, viii, 646.
- Veto of an act relating to, vi, 763.
- Veto of incorporation of new, vii, 1852, 567.  
 increase of latitude of, increasing liabilities, vii, 630.  
 without capital stock, Veto of savings, xii, 417.
- Banking, 1899, xii, 320.  
 and Savings Deposit Company, Veto of further incorporation of Philadelphia, ix, 37.  
 capital, Undesirability of increase of, vii, 259.  
 Commissioner of, Benjamin F. Gilkeson, xi, 530.  
 Commissioner of, Thomas J. Powers, xii, 403.  
 Department, 1895, xi, 420.  
 1897, xi, 788.
- Free, vii, 206.  
 established, viii, 282.
- institutions, Veto of pawnbrokers' and, xii, 64.  
 suggestions, xi, 122.
- Superintendent of, Charles H. Krumbhaar, xi, 187.
- system in 1859, Defects of, viii, 106.
- System of the State, vii, 64.
- Bank notes, iv, 807, 837, 854; v, 152; vi, 601; vii, 265, 302, 330, 391, 517, 604, 654; viii, 10, 106.  
 Cancellation of, vii, 303.  
 Control of, vii, 670.  
 Depreciated, vii, 878.  
 Depreciation of, 1857, vii, 917, 918, 930, 937.  
 Larceny of, iv, 754.



- Bank notes of unincorporated, iv, 826.  
    Redundant, vi, 193.  
    State, vi, 298.  
    under five dollars prohibited, vi, 358.  
    under ten dollars, Prohibition recommended, vi, 364, 366.
- Bankrupt law, Veto of modification of, vii, 812.
- Bankruptcy laws, iv, 203, 247.
- Bankson, John P., nominated Major General, ix, 499.
- Barbadoes, application to restrain trade of northern colonies,  
    i, 482, 490, 493.
- Barclay, David, member of Congress, vii, 721.  
    James, J., nominated asylum trustee, viii, 438, 684, 915.
- Bard, David, member of Congress, iv, 537, 588, 666, 727, 777, 867,  
    880.
- Bare, Abraham, yeoman, of Earle, attainted of treason, iii, 775,  
    938.
- Barker, Abraham A., member of Congress, viii, 641.
- Barlow, Stephen, nominated to the bench, vi, 885.
- Barnard, Isaac D., appointed Secretary of the Commonwealth,  
    v, 615.  
    re-appointed Secretary of the Commonwealth, v, 688.  
    Resignation as United States Senator, v, 955.
- Barnett, James E., State Treasurer, xii, 507.
- Barnitz, Charles A., member of Congress, vi, 37.
- Barr, James, of Westmoreland county, member of convention  
    of 1776, iii, 648.  
    James P., nominated manager Pennsylvania Reform School,  
        ix, 727.  
    Samuel F., member of Congress, ix, 747, 889.
- Barrack Masters of Philadelphia and Lancaster, Pa'y of, iii, 341.
- Barracks in the Northern Liberties, iii, 503.
- Barrett, Oramel, Superintendent of State Printing, viii, 19.
- Barrit, Captain Lemuel, iii, 316, 317, 328.
- Barrow, Samuel, yeoman, of Barre, attainted of treason, iii,  
    696, 938.
- Bartholomew, Benjamin, of Chester county, member of com-  
    mittee of safety, iii, 547.  
    member of convention of 1776, iii, 647.
- Bartlett, John, late clerk in the custom house of Philadelphia,  
    attainted of treason, iii, 729, 938.
- Barton, George W., nominated to the bench, vi, 676.  
    Thomas, sawyer, of Chichester, attainted of treason, iii, 682,  
    937.
- Bartram, Alexander, trader, of Philadelphia, attainted of  
    treason, iii, 669, 937.

- Baskin, John, nominated to the bench, vi, 743.
- Bastress, Solomon, nominated to the bench, vii, 96.
- Bates, Arthur L., member of Congress, xii, 518.  
 Samuel P., History of the State in the Rebellion, viii, 858, 1018.
- Baxter, John G., Inventor of a yarn making machine, iv, 671.
- Bay, Delaware, Breakwater at the mouth of, v, 680.
- Bayard, John, justice of the peace of Cumberland county, iii, 352.  
 member of the council of safety, iii, 612, 614.  
 Speaker of Assembly, iii, 769, 772.
- Bayne, Thomas M., member of Congress, ix, 521, 705, 747, 890; x, 219, 479, 657.
- Baynton, Wharton & Morgan, Threatened attack upon goods of, iii, 313, 314.
- Beacom, James S., State Treasurer, xii, 283.
- Bethlehem Indians, Message to, ii, 560.  
 Permission to move, ii, 787.
- Beale estate, Veto of act relating to, vii, 524.  
 John, nominated to the bench, vi, 888.
- Bean, Jesse, jun., of Goshen, attainted of treason, iii, 682, 937.
- Bear, Jacob, nominated to the bench, vii, 404.
- Beaty, Charles, Commissioner, ii, 878.
- Beatty, Captain Ercurius, agent to distribute arrears of pay to the Pennsylvania line, iii, 972.  
 E., Superintendent of Public Printing, vii, 849.  
 William, member of Congress, vi, 279, 439.
- Beaumont, Andrew, member of Congress, vi, 37, 181.
- Beaver, Indian chief, iii, 118, 126, 158, 181.  
 James Addams, Biographical sketch, x, 527.  
 Inaugural address, x, 530.  
 nominated Brigadier General, ix, 706.  
 nominated Major General, ix, 6, 444.  
 elected to Supreme bench, xi, 714.  
 Nomination of, to Governorship, xi, 500.
- Thomas, asylum trustee, ix, 374.  
 Commissioner of Public Charities, ix, 794.
- Bechkercher, Peter, Murder of, iv, 488.
- Beckman, James, justice of the peace for Lancaster county, iii, 354.
- Bedford county representatives in the convention of 1776, iii, 648.  
 county, Veto of special legislation on huckstering in, xi, 624.  
 Duke of, Letter to, on paper money, ii, 121.  
 public square, Veto of special legislation on the, x, 178.

- Beebe, Samuel, nominated to the bench, ix, 559.
- Beef, pork and lard, Objections of New Jersey dealers to re-inspection of, v, 525.
- Beeson, Henry W., member of Congress, vi, 812.
- Beitler, Lewis E., Private Secretary to the Governor, xi, 517.
- Belcher, Jonathan, Governor of New Jersey, Letter to, ii, 758.
- Bell, James, nominated to the bench, vi, 752; vii, 150.
- Samuel, carpenter, of Easton, attainted of treason, iii, 683, 938.
- nominated to the bench, vii, 470.
- Thomas S., nominated to the bench, vii, 151.
- William, attainted of treason, iii, 938.
- Bellefonte Water Works, Veto of special legislation for, ix, 824.
- Beltzhoover, Frank E., member of Congress, 704, 747; x, 864; xi, 99.
- Benner, George J., member of Congress, xi, 724.
- Bennett, C. P., Governor of Delaware, Letter from, vi, 72, 78.
- Ziba, nominated to the bench, vi, 885.
- Bentham, Jeremy, on public law, iv, 920.
- Bergner, George, nominated asylum trustee, viii, 802, 1102; ix, 218.
- Berks county battalion of associators, iii, 623.
- Jonas Seely, Provincial commissioner for, iii, 295.
- Order to magistrates of, iii, 272.
- Order to magistrates of, to arrest the murderer Stump, iii, 352.
- representatives in the convention of 1776, iii, 647, 648.
- Road legislation for, vii, 854.
- state road, Veto of, viii, 224.
- Veto of special legislation for prison inspectors of, xii, 566.
- Veto of special road legislation for, ix, 826.
- Bertolette, John D., inspector general, ix, 508.
- Betton, Thomas F., nominated asylum trustee, vii, 683.
- Bibighaus, Thomas M., member of Congress, vii, 457.
- Bicycle road act, Veto of, xii, 177.
- Biddle, Charles, Biographical note, iv,, 33.
- J., member of Congress, viii, 402.
- Craig, nominated to the bench, ix, 438.
- Edward, member of the committee of safety, iii, 548.
- M., Adjutant General, viii, 368.
- John, attainted of treason, iii, 937.
- Lieutenant James, Acknowledgment of presentation sword, iv, 873.
- Presentation of sword to, iv, 870, 872.

- Biddle, Owen, member of committee of safety, iii, 548.  
 Richard, member of Congress, vi, 279, 439, 700.
- Bidlack, Benjamin A., member of Congress, vi, 699, 915.
- Biery, James S., nominated member of Congress, ix, 121.
- Big Tree, Grants to the indian chief, iv, 164.
- Bigham, Hugh, nominated to the bench, vii, 29.  
 Thomas J., nominated Commissioner of Labor Statistics and  
 Agriculture, ix, 217, 443.
- Bigler, John, Governor of California, vii, 509.  
 William, Biographical sketch, vii, 509,  
 Address at the opening of the Pennsylvania Female Col-  
 lege, vii, 615.  
 Death of, ix, 791.  
 Inaugural address, vii, 512.  
 Valedictory remarks, vii, 755.
- Biles, Samuel, late sheriff of the county of Bucks, attainted of  
 treason, iii, 689, 937.  
 William, a recalcitrant member of assembly, i, 215, 216.
- Billings, Joseph. counterfeiter, iii, 424.
- Bills of 1693, Concerning sundry, i, 163.  
 of credit, i, 426, 456, 462, 464, 466, 470, 471, 477, 699, 676, 678,  
 682, 691, 759, 861, 890, 891, 893; Provincial, ii, 94, 110, 120,  
 121, 227, 229, 275, 276, 308, 316, 325, 328, 378, 389, 416, 417  
 512, 517, 538, 736, 778, 780, 919, 922, 926, 973, 975, 976.; iii,  
 45, 46, 47, 61, 72, 128, 131, 185, 191, 194, 212, 215, 269, 278,  
 280, 283, 288, 289, 296, 342, 416, 424, 515, 530, 541, 720, 1006;  
 iv. 19, 26, 29, 72, 93, 144, 155, 178, 185, 210, 244, 553.  
 Circulation encouraged, iii, 807, 813.  
 Counterfeit, iii, 443, 515, 541.  
 Shortage of, iii, 850.  
 in assembly, iv, 118.  
 to be prepared by Governor and council, i, 30, 47.
- Bingham, Henry, H., member of Congress, ix, 702, 745, 888.  
 H. H., member of Congress, x, 216, 477, 655, 862.  
 Henry H., member of Congress, xi, 97, 393, 723.  
 member of Congress, xii, 515.  
 nominated manager Pennsylvania Reform School, ix, 652.
- Bines, Samuel M., nominated asylum trustee, ix, 799.
- Binney, Dr. Barnabas, surety for John Nicholson, iv, 482.  
 Horace, member of Congress, vi, 37.  
 Death of, ix, 491.
- Birch, Mathew, Collector of customs, Seizure of goods by, i, 93.
- Bird book, Veto of additional editions of the Pennsylvania, x,  
 1068.

- Bird book, Veto, of further publication of, xi, 256, 545.  
 day, Veto of, xii, 217.  
 game act, Veto of a, xi, 575.  
 protection act, Veto of, xi, 641, 643.  
 James, Surveyor, ii, 360, 419.
- Births, Registry of, i, 41.
- Black, Charles A., Secretary of the Commonwealth, vii, 598.  
 Henry, member of Congress, vi, 816.  
 James, member of Congress, vi, 279, 888, 916, 1049.  
 Jeremiah H., elected to the bench, vii, 723.  
 S., elected to the bench, vii, 489.  
 S., nominated to the bench, vi, 893.
- Blackford, Martin, yeoman, of Warrington, attainted of treason, iii, 786, 938.
- Blackmail, Reward for perpetrator of, iii, 534.
- Blackwell, John, Biographical note, i, 131.  
 Inaugural address, i, 134.  
 Valedictory address, i, 144.
- Blair, Samuel S., member of Congress, viii, 86, 264.
- Blairsville, Veto of bond issue for, ix, 369.
- Blanchard, John, member of Congress, vi, 1049; vii, 115.
- Blattenberger, George, nominated to the bench, vi, 1031.
- Blewer, Joseph, of Philadelphia county, member of the convention of 1776, iii, 647.
- Blind asylum, vii, 838.
- Bloomsburg street legislation, Veto of special, viii, 161.
- Blossburg Hospital trustees, xii, 33.
- Blythe, Calvin, appointed Secretary of the Commonwealth, v, 743.  
 Calvin, nominated to the bench, vi, 875.  
 William, Informant of the murder of indians by Frederick Stump, iii, 356, 359.
- Boal, George, nominated to the bench, vii, 98.
- Board and lodging bills, Veto of process for collection of, x, 93.
- Boatman, George, laborer, of Upper Makefield, attainted of treason, iii, 682, 937.
- Boats, Provincial armed, iii, 565, 570, 574, 576, 577, 578, 591, 598, 600, 601, 602, 605, 611, 617, 619.
- Boden, Andrew, member of Congress, iv, 910; v, 92.
- Bodies of deceased persons, Veto of act vesting the property of in certain heirs, ix, 847.
- Boggs, William, nominated to the bench, vii, 466.
- Boileau, Nathaniel B., appointed Secretary of the Commonwealth, iv, 662.  
 re-appointed Secretary of the Commonwealth, iv, 764, 862.

- Boiler and engine inspector, xii, 415.  
 inspectorships, x, 22.
- Bollman, Eric, on platina, iv, 861, 871, 895.
- Bolton, Joseph, joiner, of Blockley, iii, 681, 937.  
 William J., nominated Major General, ix, 217.
- Bombaugh, Aaron, nominated asylum trustee, vii, 462.
- Bomberger, Jacob C., nominated asylum trustee, viii, 496, 974;  
 ix, 102.
- Bomford, George, Colonel of Ordnance, U. S. A., Letter from,  
 vi, 174.
- Bond, Phineas, attorney, of Philadelphia, attainted of treason,  
 iii, 774, 938.
- Bonds, Government, Guaranteeing, viii, 349.  
 Means of authenticating sheriff's and coroner's, v, 383.  
 Recommended that, be required of State officials, v, 273, 292.
- Bonham, Samuel C., nominated to the bench, vi, 677; vii, 24
- Books, School, Need of proper, vi, 657.
- Booth, Benjamin, merchant, of Philadelphia, attainted of trea-  
 son, iii, 774, 938.  
 J. Wilkes, Reward of \$10,000 for, viii, 687.
- Border claims, rebellion, ix, 40, 108.  
 Commissioners on, xii, 400.
- Borough debts, Veto of validation of, xii, 111.  
 division, Veto of act to assist, xi, 609.  
 electric manufacturing act, Veto of, xi, 627.  
 fire act, Veto of, xii, 130.  
 license taxes, Veto of legislation regarding, x, 624.  
 ordinances, Veto of act relative to violators of, xii, 79.  
 tax law, Veto of a, x, 998.  
 Veto of an act to incorporate Orwigsburg into a, iv, 799.
- Boroughs or townships annexed to cities, Veto of act relative  
 to debt of, xii, 584.  
 situate in two counties, Veto of act relative to incorporation  
 of, xii, 128.  
 Veto of act to increase taxation in, x, 1010.  
 Veto of combination of health offices in small, xii, 143.  
 Veto of duplicate act relative to, xii, 580.
- Boude, Thomas, member of Congress, iv, 473.
- Bounde, Franklin, member of Congress, x, 218, 478.
- Boundaries of Pennsylvania (see also Maryland, Virginia), iii,  
 458, 465, 474, 483, 499, 500, 501, 508, 509, 510, 882, 884, 1020.
- Boundary between New York and Pennsylvania, viii, 828.  
 between Pennsylvania and Delaware, viii, 1033.

- Boundary legislation, x, 565.  
  line commission, 1891, x, 915.  
  line. Letter to Governor of Maryland on extension of, ii, 122.  
  Northern, iv, 25.  
  line, Ohio, ix, 807.  
  line, Virginia, iii, 882, 1020,  
    Western, iv, 12.  
  lines, iv, 67.  
  lines, New York and Pennsylvania, ix, 489, 801.  
  northern and southern, 1879, ix, 691.  
  north and west, ix, 785.  
  line between Huntingdon and Mifflin counties, iv, 188, 189,  
    199.  
  stone between Pennsylvania, Maryland and Delaware, vii,  
    353, 418.  
  Virginia, Proclamation of, iii, 884.
- Bounties, Land-grant, to officers and soldiers, ii, 439, 450, 490,  
  683.
- Bounty frauds, viii, 655.
- Bouquet, Colonel Henry, iii, 179, 209, 293.  
  General Henry, iii, 308.
- Bovard, James, nominated to the bench, vi, 677.
- Bowen, Major Thomas B., agent to distribute arrears of pay  
  among the Pennsylvania line, iii, 972.  
  D. M., nominated asylum trustee, iii, 932.  
  James, nominated asylum trustee, iii, 799.
- Boyd, Robert, nominated to the bench, iii, 751.  
  Thomas, accomplice in murder, iii, 667.  
  William, tax collector, murder, iii, 760.
- Boyer, Benjamin Markley, member of Congress, viii, 641, 743.  
  Henry K., Proclamation of election of, State Treasurer, x, 847.  
  Jacob, yeoman, of Donegal, attainted of treason, iii, 775, 938.
- Boyle, Charles E., member of Congress, x, 218.  
  nominated asylum trustee, ix, 507, 890.  
  nominated manager Western Pennsylvania Hospital, ix,  
    641.
- Brackenridge, Henry M., member of Congress, vi, 700.
- Braddock, Major General Edward, Arrival of, ii, 363.  
  and indians, ii, 383.  
  Council of colonial governors with, ii, 379.  
  Defeat of, ii, 430.
- Expedition, ii, 310, 354, 355, 357, 360, 363, 371, 376, 385, 400, 427,  
  429, 430, 433, 434, 440, 442, 448, 489, 528, 541, 550, 681.
- Gift of supplies for private table of, ii, 402.

- Braddock, Letters to, ii, 371, 376, 385, 392, 393, 395, 402, 412, 424, 429.  
 Letter to Colonel Dunbar, Successor to, ii, 433.
- Bradford, A. W., Governor of Maryland, Joint letter with, viii, 602.  
 county, Veto of special game law for, xii, 79.
- Bradley, W. H., nominated asylum trustee, ix, 500, 800.
- Bradshaw, Samuel C., member of Congress, vii, 720.
- Brady, James Y., Veto of act authorizing, late justice of the peace to continue his duties, viii, 763.  
 Jasper E., member of Congress, vii, 116.  
 township to Union county, Veto of re-annexation of part of, viii, 249.
- Brady's Bend Iron Company, Veto of, viii, 58.
- Brainerd, S. M., member of Congress, ix, 891.
- Brakin, James, of Tyrone, attainted of treason, iii, 670, 690, 937.
- Bramhall, Thomas, button maker, of Philadelphia, attainted of treason, iii, 681, 937.
- Brandy, Duty upon, ii, 961.  
 Excise on, ii, 633, 737; iii, 342.
- Brandywine, Fishery in the, iii, 416.  
 creek, Canal and lock navigation of, v, 638.  
 soldiers' monument, Veto of appropriation for, xii, 609.
- Brann, William, murder in Philadelphia, iii, 930.
- Brawley, John, nominated to the bench, vi, 677; vii, 25.
- Bray, John, schoolmaster, late constable of Philadelphia, attainted of treason, iii, 681, 937.
- Breadstuffs, Production of, i, 475, 532, 674.
- Breck, Samuel, member of Congress, v, 375.
- Bredin, John, nominated to the bench, vi, 881.
- Brenneman, Reward for, Jacob, iv, 578.
- Bresler, Jacob, nominated to the bench, vii, 417.
- Brewster, Benjamin Harris, Attorney General, viii, 798.  
 F. Carroll, Attorney General, viii, 1070.  
 on power of railways to advance freight rates on coal, ix, 13.  
 Jonah, nominated to the bench, vi, 677; vii, 23.
- Briberies and extortions, i, 40.
- Bribery charges in connection with child insurance, Veto of part of appropriation for investigation of, xii, 246.  
 in elections, iii, 642.  
 of an officer of the Commonwealth, x, 37.
- Bridge act, Veto of, xii, 169, 582, 587.  
 across the Delaware, New Jersey on, v, 416.  
 bill, Veto of a, xi, 314.



- Bridge Company, Northumberland, Statement of, v, 45, 141, 255, 314, 432, 498, 557.
- Monongahela, v, 1005.
- over Kiskiminetas river, vi, 1078.
- Valley Creek, vi, 413.
- Cumberland Valley railroad, over Susquehanna, Burning of, vi, 1067.
- rebuilding act, Veto of a special, xii, 573.
- toll bill, Veto of a, xi, 321.
- Bridges in the State, v, 656.
- Law concerning, i, 164.
- lost in 1889, Reimbursement of counties for, xi, 276.
- Briggs, George, attainted of treason, iii, 937.
- John, husbandman, of Willis Town, attainted of treason, iii, 682, 937.
- H., nominated asylum trustee, viii, 230, 496.
- Brigham, C. C., Auditor General, ix, 101.
- Bright, Michael, Adjutant General, arrested by a United States Marshal, iv, 680, 693, 695, 703.
- Brinton, Robert M., nominated Major General, ix, 563, 564.
- Brisbin, John, member of Congress, vii, 460.
- British army, Invasion of State by, iii, 657.
- government's gift to Pennsylvania Museum and School of Industrial Art, ix, 649.
- merchandise in Chester county, Seizure of, iii, 875.
- troops (see Braddock, Dunbar), ii, 457.
- Broadhead, Theodore, Murder of, viii, 990.
- Brodhead, Charles, ii, 746.
- Commissioner to Wyomink indians, ii, 564.
- Colonel Daniel, at Fort Pitt, iii, 782.
- Daniel, Letter to, on Connecticut encroachments, ii, 34.
- Military operations, of, iii, 740.
- John, nominated to the bench, vi, 951.
- A., nominated to the bench, vii, 240.
- Richard, member of Congress, vi, 915, 1049; vii, 115.
- Brokers' License tax on, viii, 705.
- Brooke, Davis, nominated to the bench, vii, 239.
- Henry, i, 379.
- Brooks, Bowyer, carpenter, of Philadelphia, attainted of treason, iii, 676, 937.
- William, Murderer of Theodore Broadhead, viii, 990.
- Brookville Gas and Water Company, Veto of legislation for, ix, 344.
- street extension act, Veto of a duplicate, vii, 346.
- Veto of bond issue for, ix, 331.

- Broom, Jacob, member of Congress, vii, 720.
- Broomall, John M., member of Congress, viii, 443, 641, 743.  
nominated to the bench, ix, 381.
- Brosius, Marriott, member of Congress, x, 656, 863; xi, 394, 724;  
xii, 516.
- Brumm, Charles N., member of Congress, x, 218, 478; xi, 394,  
724.
- Brunner, David B., member of Congress, x, 656, 863.
- Brown, Benjamin, carpenter, of Bristol, attainted of treason,  
iii, 682, 937.  
husbandman, of Falls, attainted of treason, iii, 682, 937.
- Charles, member of Congress, vi, 699; vii, 115.
- George, laborer, of Buckingham, attainted of treason, iii, 774,  
938.
- Henry Arnett, Death of, ix, 696.
- Isaac B., Secretary of Internal Affairs, xi, 520.
- J. Hay, elected to Supreme bench, xii, 504.
- James, of Cumberland county, member of convention of 1776,  
iii, 647.  
wheelwright, of Haverford, attainted of treason, iii, 684, 938.
- Jeremiah, member of Congress, vi, 699, 915.
- John, distiller, of Northern Liberties, attainted of treason,  
iii, 681, 937.
- John, member of Congress, v, 222, 375.  
raid, viii, 193, 197.
- Matthew, of Northumberland county, member of convention  
of 1776, iii, 648.
- Mercer, nominated asylum trustee, vii, 683.
- Robert, member of assembly, iii, 936.  
member of Congress, iv, 588, 666, 727, 777.
- Thomas H., nominated asylum trustee, ix, 799.
- William, member of assembly, iii, 936.  
cooper, of Solsbury, attainted of treason, iii, 682, 937.
- William Wallace, member of Congress, ix, 890; x, 218.
- Brownlee, Robert, chief of Bureau of Mines, xii, 365, 389.
- Brumm, Charles N., member of Congress, ix, 746, 889.
- Bryan, George, Biographical sketch, iii, 675.  
Candidate for assembly, iii, 308.  
Commissioner on Virginia boundary line, iii, 747, 806.  
Resignation of the vice presidency of the council, iii, 703.
- Joel, husbandman, of Haycock, attainted of treason, iii, 681,  
937.
- Buchanan, Andrew, member of Congress, vi, 182, 279.  
James, appointed Secretary of State, vii, 27.

- Buchanan, James**, Resignation as United States Senator, vii, 27.  
 member of Congress, v, 221, 222, 375, 774.  
 William, Surveyor, ii, 360.
- Bucher, John C.**, member of Congress, v, 897.  
 nominated to the bench, vi, 672; vii, 24.
- Buck, Samuel**, Veto of authority of, to convey certain real estate, vii, 524.
- Buckalew, Charles R.**, nominated committee on revision of Penal Code, viii, 78.  
 member of Congress, x, 478, 656.
- Buckingham, John**, laborer, of Passyunk, iii, 681, 937.
- Bucks County Farmers' Produce Market Association**, Veto of, vii, 580.  
 Mahlon Kirkbride, provincial commissioner for, iii, 295.  
 representatives in the convention of 1776, iii, 647.  
 Robbers of collectors in, iii, 888, 890.  
 treasury robbed, iii, 830, 835.  
 treasury, Robbers of, iii, 883.  
 Veto of act relating to entry of judgments in viii, 541.
- "Buckshot war," vi, 441, 486, 493, 587.
- Buehler, Charles H.**, nominated Major General, ix, 39.
- Buffington, Jacob**, carpenter, of West Bradford, attainted of treason, iii, 683, 937.  
 Joseph, member of Congress, vi, 916, 1049.  
 nominated to the bench, vii, 403.
- Joshua**, yeoman, of East Bradford, attainted of treason, iii, 728, 938.
- Richard**, yeoman, of East Bradford, attainted of treason, iii, 786, 938.
- Buhl, Christian**, nominated to the bench, vii, 25.
- Building Associations**, Veto of incorporation of City, viii, 143.  
 Veto of Middleburg, viii, 1048.  
 Veto of special incorporation, viii, 970.
- Buildings act**, Veto of a, xii, 163.  
 Veto of a Philadelphia, x, 591.  
 and grounds, State, 1900, xii, 553.  
 Executive and legislative, x, 731.  
 Public, 1897, xi, 789.  
 Public, Control of governor and council over modelling of, i, 31, 63.
- Bull, David M.**, nominated to the bench, vi, 1077.  
 nomination to the bench withdrawn, vii, 10.
- John**, of Philadelphia county, member of convention of 1776, iii, 647,

- Bull, Thomas, member of Assembly, iii, 936.
- Bulla, John, of Newlin, attainted of treason, iii, 677, 937.  
 Thomas, attainted of treason, iii, 669, 689, 937.  
 of Chester county, attainted of treason, iii, 847, 937.  
 proclaimed an outlaw, iii, 925.
- Bullock, George, nominated Commissioner of Public Charities,  
 ix, 375, 643.
- Isaac, laborer, of Concord, attainted of treason, iii, 683, 937.
- Bunnell, Frank C., member of Congress, ix, 133; x, 218, 478.
- Burd, Charles, Murder of, vii, 451.  
 Colonel James, iii, 177, 180.  
 Commissioner on the Wyoming land troubles, iii, 200, 218.  
 justice of the peace of Lancaster county, iii, 254.  
 George, member of Congress, v, 898; vi, 38.  
 John, of Northampton county, member convention of 1776, iii,  
 648.  
 butcher, of Philadelphia, attainted of treason, iii, 695, 938.  
 will case, viii, 1100.
- Burden, J. R., nominated asylum trustee, vii, 462.
- Burge, David, blacksmith, of Solsbury, attainted of treason, iii,  
 696, 938.
- Burgess, Veto of enlargement of powers of chief, xi, 573.
- Burgesses, Veto of extension of power of, x, 386.
- Burglars, Reward for certain, v, 223.
- Burglary, Law concerning, i, 164.
- Burial ground, Quaker, Veto of sale of, in Philadelphia, x, 779.  
 places, Veto of use of public, for school purposes, x, 1063.
- Burk, Henry, member of Congress, xii, 515.  
 Isaac, laborer, of Providence, attainted of treason, iii, 683, 938.
- Burke, John, taylor, of Mooreland, attainted of treason, iii, 695,  
 938.
- Burkett, James, waterman, of Philadelphia, attainted of trea-  
 son, iii, 695, 938.
- Burkholder, Peter, of Northampton county, member of conven-  
 tion of 1776, iii, 648.
- Burn, James, a felon, Reward for, iv, 39.
- Burnes, Thomas, laborer, of Providence, attainted of treason,  
 iii, 683, 938.
- Burnet, John, jun., laborer, of Concord, attainted of treason, iii,  
 683, 938.
- Burns, George, weaver, of Plumstead, attainted of treason, iii,  
 681, 937.  
 Proclaimed an outlaw, iii, 925.

- Burnside, General A. M., Note by, viii, 479.  
 Thomas, member of Congress, iv, 879, 911.  
     nominated to the bench, vi, 750, 1076.
- Burr, Hudson, hatter, of Philadelphia, attainted of treason, iii, 695, 938.
- Burrell, Jeremiah M., nominated to the bench, vii, 175, 233.
- Burrowes, Samuel, laborer, of Upper Makefield, attainted of treason, iii, 682, 937.  
 Thomas H., State Superintendent of Common Schools, viii, 230.  
     Secretary of the Commonwealth, vi, 258.
- Burying-grounds, Veto of an act relative to churches and, vi, 782.  
     in Philadelphia, vi, 901.
- Burson, Thomas, nominated to the bench, vii, 244.
- Burton, Colonel C. M., Compensation of, viii, 759.
- Bush Hill, Indian conference at, iii, 112.
- Business principles and agents, Veto of act relative to, x, 381.  
     stagnation in 1820, v, 246.
- Butcher, John, husbandman, of Blockley, attainted of treason, iii, 681, 937.
- Butler, Chester, member of Congress, vii, 115, 289, 460.  
     county, Special tax and judicial system for, vetoed, vii, 143.  
     Joseph, nominated to the bench, vii, 347.  
     Colonel Richard, Letter with regard to the Pennsylvania line, iii, 866.  
     Samuel, proclamation of election of, as State Treasurer, ix, 737.  
     Thomas S., member of Congress, xi, 723; xii, 515.  
     Zebulon, Agent of Connecticut at Wyoming, iii, 462.
- Butter, etc., Veto of repeal of authority of market clerks to make the test weights of, ix, 859.  
     act, Veto of a duplicate "process," xii, 590.  
     and oleomargarine, xii, 547.  
     law, xii, 312.  
     legislation, Veto of special, ix, 854.

## C.

- Cable, John, laborer, of Solsbury, attainted of treason, iii, 682.
- Cacowatchico, Letter to, iii, 796.

- Cadwalader, John, member of committee of safety, iii, 548.  
 member of Congress, vii, 720.  
 Thomas, member of council, iii, 320.
- Cake, Henry S., member of Congress, viii, 743, 930.
- Calder, William, nominated asylum trustee, ix, 495.
- Caldwell, Andrew, Commodore of the provincial fleet, iii, 601.  
 Charles, accomplice in murder, iii, 667.  
 William, husbandman, of Darby, attainted of treason, iii, 683, 938.
- Calhoun, John, nominated to the bench, vi, 671, 743; vii, 240.  
 Nomination to the bench withdrawn, vi, 749.
- California Seminary of Washington county, Veto of, viii, 164.
- Callady, William, member of Assembly, iii, 936.
- Callender, Robert, iii, 313.
- Calvin, Samuel, member of Congress, vii, 289.
- Cambria county, On a certain murder trial in, vi, 1029, 1041.  
 taxes, Veto of special legislation on, xii, 91.
- Cameron, J. Donald, Letter from, ix, 562.  
 Simon, viii, 3.  
 Resignation as United States Senator, viii, 352.  
 Secretary of War, Letter from, viii, 382; ix, 566.
- Campbell, Arthur, laborer, of Bristol, attainted of treason, iii, 682, 938.  
 Captain Duncan, English officer, Imprisonment of, vii, 582.  
 Hugh, nominated asylum trustee, vii, 462.  
 Jacob M., member of Congress, ix, 520, 747, 890; x, 218.  
 James, Factory Inspector, xi, 520; xii, 357, 388.  
 nominated to the bench, vi, 897.  
 H., member of Congress, vii, 720; viii, 85, 263.
- John, yeoman, of Emmorson's Valley, attainted of treason, iii, 696, 938.  
 H., member of Congress, vi, 1048.  
 Peter, attainted of treason, iii, 938.  
 William, yeoman, of Emmorson's Valley, attainted of treason, iii, 696, 938.
- Canada, Conquest of, Quota required for, i, 300.  
 Expedition to, ii, 17, 19.
- Canal affairs at Columbia, Veto of, vi, 1048.  
 and lock navigation of Brandywine creek, v, 638.  
 Pennsylvania, Early session of Assembly on account of, v, 835.  
 and railroad bill of 1837, On the, vi, 399.  
 railroad, Pennsylvania, Veto of an act relative to the, v, 831.  
 at Bridgewater, Pennsylvania, Repair of, xi, 344.

- Canal basin at Erie, On a, vi, 164.
- Canal between the Allegheny and Susquehanna, iv, 36.  
 by the Juniata and the Susquehanna to the Allegheny and  
 Pittsburg, v, 616.
- charges, On certain, vi, 1014.
- Chesapeake and Delaware, v, 389, 591; vi, 237.  
 Completion of, v, 844.  
 and Ohio, v, 529, 607, 630, 768, 891, 936.  
 Convention, Memorial of the, v, 710.
- commissioners by the people, Veto of election of, vi, 867.
- Communication from the, v, 630.
- Correction of an error in the veto of the act relating to, vi,  
 742.  
 for 1842, On the report of, vi, 956.  
 in 1825, Report of the, v, 579, 616.  
 in 1826, Report of the, v, 689.  
 in 1829, Funds for the, v, 841.  
 in 1832, Report of, v, 1001.  
 in 1836, On the report of, vi, 268.  
 Request for a loan, v, 821.  
 Request for additional members and increased appropri-  
 ations, v, 640.
- Company, Franklin, vii, 682, 686, 696, 704.  
 Kentucky and Ohio, v, 103, 108, 157, 167, 210.  
 Pennsylvania and Ohio, Incorporation of, in Ohio, v, 714.  
 Pennsylvania and Ohio, Incorporation of, in Pennsylvania,  
 v, 744.  
 Union, concerning additional subscriptions to its stock, v,  
 166.  
 Union, Proclamation of certain privileges, iv, 744.  
 Veto of a bill for the, vi, 735, 966.
- Veto of increased tolls by the Delaware Division, viii, 699.
- companies in Schuylkill county, Veto of authority for rail-  
 roads and, to purchase stock and bonds of coal, iron, etc.,  
 companies, x, 559.
- Payment of guarantees to certain, vii, 78.
- connecting Baltimore with the Susquehanna, v, 447, 522.
- connection between the Susquehanna and the great lakes, iv,  
 898.  
 with New York, vii, 549.
- convention of 1825, State, v, 974.
- damage bill, Veto of a special, vii, 704.
- damages, Commissioners of appraisal of, vi, 552.
- Damages from, on Grant's hill in Pittsburg, vi, 147.
- damages to estate of Thomas Morley, viii, 205.

- Canal, Delaware and Chesapeake, iv, 471, 513, 584, 823.  
 Delaware and Raritan, v, 569, 610.  
 Erie, Relative to the, vi, 1079.  
 from Seneca lake to Tioga river, iv, 955, 959, 960.  
 Huntingdon breach, Veto of pay for repair of, vi, 752.  
 improvements, on certain, vi, 338.  
 Juniata, in 1838, Frauds connected with, vi, 685.  
 Lake Erie and French creek, v, 505.  
 legislation, Veto of, x, 357.  
 loan of 1826, to the State, v, 672.  
 loan of 1839, On the, vi, 561, 646.  
 navigation, Girard bequest for, vi, 25.  
 North Branch, vii, 547.  
 operations in 1850, vii, 381.  
 Pennsylvania, Appraisal of damages due to sale of, viii, 68.  
   in 1837, Report on receipts of, vi, 62.  
   Injury to, by freshets, vi, 8.  
   sale, 1858, viii, 93.  
   of Delaware division of Pennsylvania, viii, 141.  
   Veto of bill for payment of damages due to, vi, 114.  
 questions, iv, 915; vi, 1069.  
 Susquehanna and Patapsco, v, 644.  
 system, iv, 750.  
   State, v, 98, 157, 389, 548.  
   in 1826, The, v, 655.  
   in 1827, The, v, 748.  
   in 1828, The, v, 779.  
   in 1829, The, v, 844, 851.  
   in 1830, The, v, 910.  
   in 1831, The, v, 945, 969.  
   in 1832, vi, 42.  
   in 1833, vi, 133.  
   in 1834, vi, 186.  
   in 1835, vi, 225.  
   in 1836, State of the, vi, 309, 314.  
   in 1837, vi, 375.  
   in 1838, vi, 455.  
   in 1838, State, vi, 418.  
   in 1839, vi, 595.  
   in 1840, vi, 708.  
   in 1841, State, vi, 826.  
   in 1843, Receipts from, vi, 1003.  
   in 1845, vi, 1061.  
   1846, vii, 65.  
   1847, vii, 125, 132.



- Canal system, 1848, vii, 198.  
 1849, vii, 329.  
 1854, vii, 633, 650.  
 1855, vii, 725.  
 1856, vii, 825.  
 1857, vii, 874.  
 Completed, vi, 198.  
 Inland, Virginia on an, iv, 898.  
 Philadelphia and Columbia, vi, 343.  
 transportation by steam, vi, 334.  
 uniting the Tioga river and Seneca lake, v, 57.  
 Veto of an act to pay for certain repairs, vi, 734.  
 works, Veto of a bill relative to claims concerning, vi, 662,  
 664.
- Canals and railroads, Pennsylvania, Loan for, vi, 42.  
 from Harrisburg to Pittsburg, Surveys for, v, 570, 573.  
 in the west of the state, v, 998.  
 in 1842, Sale of certain, vi, 939.  
 Ohio on the junction of the Ohio and Pennsylvania, vi, 171.  
 on state, iv, 73, 196, 731, 822.  
 Power of State to sell, viii, 98.  
 Sale of, vii, 827, 877, 933.  
 Veto of reduction of penalties incurred by, vii, 764.  
 Surveys for certain, v, 570, 573.  
 Veto of an act relative to, vi, 19.
- Canassatego, Speech to, i, 793, 794.
- Canby, General Edward, Letter from, viii, 573.  
 Joseph, laborer, of Upper Makefield, attainted of treason, iii,  
 682, 938.  
 Thomas, blacksmith, of Upper Makefield, attainted of treason,  
 iii, 682, 938.
- Cannon, Fergus, nominated to the bench, vii, 81.
- Cannon foundry, iii, 610.  
 James, member of the council of safety, iii, 613, 614.  
 member of convention of 1776, iii, 647.  
 Loan of, Letter of thanks to Governor of New York for, ii, 51.  
 Loan of, Request to Commander at Cape Breton for, ii, 44.  
 Loan of requested from New York, ii, 35.  
 Offer of a gift of, for a battery, ii, 678.  
 Recasting old, vi, 479.
- Cape Breton, Expedition against, i, 861, 868, 870.
- Capital, Arbitration between labor and, ix, 601, 683.  
 offenders, Estate of, i, 41.  
 on removing the, to Harrisburg, iv, 741.

- Capitol, on removing the, to Lancaster, iv, 425.  
 and capitol grounds, ix, 85, 170.  
 Burning of State, xii, 23, 34, 39.  
 Construction of, iv, 923.  
 Erection of wings to the, viii, 611.  
 grounds, vi, 1067.  
 improvement, 1891, x, 903.  
 New State, 1899, xii, 337.  
 Recommendations on, xii, 545.  
 Occupation of the ,at Harrisburg, v, 311.  
 State, in 1821, Progress of construction of the, v, 295.  
 Statutory hall in the national, viii, 678.  
 to be opened with prayer, v, 311.  
 Veto of appropriation for expenses of investigation of burn-  
 ing of, xii, 202.  
 Veto of resolution for all labor and material in the new, to  
 be Pennsylvanian, xii, 29.
- Captain, Eldest, of the provincial fleet, iii, 603.
- Carbon county, Veto of special act making, a separate judicial  
 district, xii, 608.
- Carbondale Coal Company, New York, vetoed, viii, 227.  
 poor directors, xi, 602.
- Carey, Edward, Murder of, iii, 504.
- Carlisle, ii, 358, 374, 572, 573, 582, 586.  
 Abraham, house carpenter, of Philadelphia, attainted of trea-  
 son, iii, 669, 689, 938.  
 Banks, Veto of, vii, 567, 579.  
 Fort at, ii, 685.  
 Indian council at, ii, 201, 207, 210, 214, 223, 226, 248.  
 Jurisdiction over certain United States property near, iv, 897.  
 Letter from Governor Morris at, ii, 568, 569.  
 Murder of Indians near, iii, 19, 99, 142, 350, 352, 355, 362, 368,  
 371, 372, 373, 374, 378, 380, 387, 394, 396.  
 Murderer Stump in custody at, iii, 371, 372, 373, 374.  
 Rendezvous of remnant of Braddock's command, ii, 445.  
 Troops at, Letter to commandant of, iii, 270.  
 Veto of Cumberland Valley Bank of, vii, 184.
- Carmichael, John, of Westmoreland county, member of con-  
 vention of 1776, iii, 648.
- Carmouy, Henry, nominated to the bench, vii, 167.
- Carnahan, James, Veto of an act granting certain powers to  
 the administrators of the estate of, iv, 534.
- Carolinas, Military operations in the, iii, 831.  
 Protection recommended to refugees from, iii, 822.

- Carothers, John, member of assembly, iii, 936.  
 nominated to the bench, vi, 909; vii, 234.
- Carpenter, Emanuel, justice of the peace of Lancaster county, iii, 354.
- Samuell, Commission as assistant to the governor, i, 74.
- Carriages for the King's army, ii, 942, 981.  
 impressed by Colonel Wilkins, iii, 529.
- Carriers, common, Veto of act authorizing, to sell unclaimed property, ix, 229.
- Carroll, William, Governor of Tennessee, Congratulatory papers, v, 753, 755.  
 Reply to congratulations, v, 756.
- Carver, Nathan, wheelwright, of Upper Dublin, attainted of treason, iii, 677, 938.
- Casey, John, Reward for murderers of, viii, 903.  
 Joseph, member of Congress, vii, 289.  
 Thomas, Murder of, vi, 330.
- Cask, Law concerning assize of, i, 164.
- Cass, Lewis, Secretary of War, Letter from, vi, 143, 173.
- Cassel, H. Burd, member of Congress, xii, 624.
- Cassidy, Lewis C., Attorney General, x, 16.
- Catasauqua Deposit bank, vii, 714.
- Catawba Indians, i, 863, 876, 880.
- Catholic church, Veto of a supplement to the incorporation of the religious, v, —.
- Catholics, (see papists), Roman, and other, Dangers from, i, 138.  
 society of the congregation of St. Mary's Roman, v, 448.
- Cattle disease, viii, 951.  
 for the army, Washington's call for, iii, 663, 664.  
 marking, i, 22.
- Cavalry, Militia, iv, 850.
- Cayuga Indians, Speech to, at a council in Philadelphia, iii, 134.
- Cemetery, Anteitam National, ix, 609; viii, 730, 812, 860.  
 Gettysburg National, viii, 520, 535, 730, 860.
- Cemeteries, National, viii, 1144.  
 Soldiers in Harrisburg, viii, 863.
- Censors, Council of, Constitutional provision for, iii, 646.
- Census of 1815, iv, 864.  
 Septennial, iv, 431.  
 1850, vii, 407.  
 1857, vii, 897.  
 1864, viii, 559.

- Census of the State, 1821, v, 293, 315, 323.  
 1828, v, 824, 830.  
 of the state, vi, 641.  
 Septennial, Constitution of 1838 on, vi, 499.
- Centennial anniversary of Independence day, Proclamation of, ix, 501.  
 building, Donation of State, to city of Philadelphia, recommended, ix, 563.  
 celebration, viii, 1162.  
 at York town, ix, 789.
- Constitutional, x, 738.  
 exposition, ix, 19, 28, 177, 212, 286, 376, 412, 440, 552.  
 managers, ix, 503.  
 report of ix, 645.  
 of Washington's inauguration, x, 738.  
 proclamation of "Pennsylvania Day" at, ix, 511.
- Centre county, Farmers' and Manufacturers' bank of, vii, 908.  
 Veto of special legislation on the election of officers of, x, 1034.
- Century, Progress of the, ix, 553.
- Certificates of State stock, vii, 822.
- Cessna, John, member of Congress, viii, 931; ix, 122.
- Chalfant, Thomas, nominated asylum trustee, ix, 558, 800.
- Chalmers, James, of Kent county, Maryland, attainted of treason, iii, 677, 938.
- Chambers, George, member of congress, vi, 37, 181.  
 nominated to the bench, vii, 470.
- Chambersburg, Bank of, vii, 258.  
 Capture of, viii, 599.  
 Donations to destitute of, viii, 646.  
 Greencastle and Harrisburg railway, viii, 72.  
 Industrial Kindergarten, Veto of appropriation for, xii, 600.
- Champion, Billy, Indian man, iii, 362.
- Champneys, Benjamin, nominated to the bench, vi, 671; vii, 187.
- Chancery, Court of, i, 555.
- Chandler, Joseph R., member of Congress, vii, 288, 456, 588.
- Chapman, Abraham, cooper, attainted of treason, of Wrightstown, iii, 682, 938.  
 Amos, husbandman, of Wrightstown, attainted of treason, iii, 682, 938.  
 David, miller, of Wrightstown, attainted of treason, iii, 682, 938.  
 Henry, nominated to the bench, vii, 251.

- Chapman, Henry, member of Congress, vii, 864.  
 Lucretia, Murder by, v, 954.  
 Samuel, husbandman, of Wrightstown, attainted of treason,  
 iii, 682, 938.  
 William, Murder of, v, 954.
- Charitable institutions, 1859, viii, 112.  
 1899, xii, 301.  
 (see also appropriations, asylum, house, etc.), vii, 664.  
 Veto of appropriations for certain, x, 184.  
 Veto of investigating committee on, xi, 288.
- Charities, Abuse of, viii, 646.  
 Board of, 1873, ix, 164, 214; x, 1077; xii, 18, 32, 360, 388, 416.  
 Public, viii, 1027; x, 113, 260, 520, 549, 743, 946; xi, 188, 467,  
 521, 568.  
 Commissioners, ix, 5, 99, 100, 375, 440, 493, 499, 561, 643, 794,  
 929.  
 Public, x, 239, 494; xii, 360.  
 1870, viii, 1148.  
 1872, ix, 91.  
 1874, ix, 295.  
 1875, ix, 433.  
 1876, ix, 485.  
 1877, ix, 546.  
 1878, ix, 611.  
 1879, ix, 687.  
 1881, ix, 782.  
 1883, ix, 908.  
 1893, xi, 167.  
 1895, xi, 431, 433.  
 Veto of formulation of uniform accounts for State institutions  
 by State, x, —.
- Charity appropriation, Veto of hospital and, 1885, x, 436.
- Charles II, King, frontispiece and, i, 3.  
 Robert, Agent in Great Britain, iii, 36, 166.
- Charleston, South Carolina, Evacuation of by British, iii, 831.
- Charter, Changes in the, i, 36, 53.  
 Governor Markham on the, i, 85.  
 of certain corporations, Proclamation announcing the in-  
 tended forfeiture of the, x, 44.  
 of delinquent corporations, Proclamation forfeiting the, x, 71.  
 of privileges of, 1701, i, 118.  
 of the province, frontispiece and, i, 3.
- Original, of Charles II and the Duke of York to William  
 Penn, iv, 769, 771.

- Charter, outstanding corporation, x, 31.  
 Relation of privileges of, to English law, i, 159.
- Chartier, Peter, Defection to French, i, 864.
- Chesapeake and Delaware canal, iv, 471, 513, 584, 823; v, 591;  
 vi, 237.  
 Completion of the, v, 844.  
 and Ohio canal, v, 529, 607, 630, 768, 891, 936.  
 convention, memorial of the, v, 710.
- Chester as place of meeting of Assembly, i, 4.  
 county constables' returns, xi, 292.  
 disability of assemblymen from, ii, 739.  
 John Fairlamb, provincial commissioner for, iii, 295.  
 justice of the peace, On a request of the assembly for the  
 removal of a, ii, 876, 886, 888, 893.  
 paupers, Care of, v, 472.  
 prison, Veto of legislation on, vi, 757.  
 rendezvous for pilots, iii, 590.  
 representatives in the convention of 1776, iii, 647.  
 Riots by Marylanders in, iii, 405.  
 Rules for pilots between Philadelphia and, iii, 590.  
 sheriff directed to convey the murderer Stump to Philadel-  
 phia, iii, 372.  
 treasury, Robbers of, iii, 883.  
 Union Store Company vetoed, viii, 252.  
 Veto of state road in, viii, 79.
- Cherokee Indians, iii, 29.  
 at Fort Loudoun, Arrival of, ii, 925.  
 Message to, ii, 800, 805.  
 Messenger of, to the Delawares, ii, 937.  
 Speech of welcome to, ii, 932.
- Chevalier, John, merchant of Philadelphia, attainted of treason,  
 iii, 680, 938.
- Chew, Benjamin, attorney general, Allowances recommended,  
 iii, 111.  
 member of council, iii, 320.
- Chickamauga-Chattanooga battlefields, xi, 485, 781.
- Children, see deaf, feeble-minded, xi.  
 (see also deaf) in House of Refuge, Veto of act relative to,  
 xii, 127.  
 in poor-houses, ix, 760, 920.  
 Idiotic, Training School for, vii, 664, 748, 838.  
 to be taught each a useful trade, i, 42.  
 Veto of appropriation for a home for crippled, x, 781.  
 for associations for prevention of cruelty to, x, 775.

- Children, Veto of appropriation to friends' home for, xii, 602.
- Chinese labor, viii, 1156.
- Cholera, Asiatic, Epidemic of, vi, 30, 41.  
 Impending appearance of, 1867, viii, 833.  
 Precaution against, xi, 91, 153.
- Chorpenning, George, nominated to the bench, vi, 749; vii, 96.
- Christ, Henry, justice of the peace for Berks county, iii, 354.
- Christy, Daniel, nominated to the bench, vii, 167.  
 William, mason, of Horsham, attainted of treason, iii, 677, 938.
- Church building society, Veto of Evangelical conference, ix, 235.  
 Gaylord, nominated to the bench, vi, 980.  
 guild, Pittsburg, Taxation of, viii, 961.  
 of England, a member of council, Appointment of a communicant in the, i, 379.  
 of the congregation of St. Mary's Roman Catholic, v, 448.  
 property, Disapproval of hypothecation of, vii, 852.  
 St. Andreys, of Springfield, Veto of legislation for, ix, 261.  
 Zion's, of Alsace township, Veto of legislation for, ix, 262.
- Churches and burying grounds, Veto of an act relative to, vi, 782.  
 Constitution of 1838 on, vi, 514.  
 On power of, to hold land, i, 318, 323.
- City legislation, Veto of, 1885, x, 444.  
 of Allegheny, Veto of incorporation of, vi, 656.  
 of the first class, Proclamation declaring Allegheny city to be a, x, 868.  
 of Pittsburg, Veto of new form of government for, x, 151.  
 officers, Veto of act providing for confirmation of, xii, 180.
- Cities, Government of, x, 26, 967.  
 in the province, Conditions of, i, 18, 63.  
 of the first class, Veto of act relating to auctioneers in, ix, 860.  
 of the first class, Veto of legislation relative to surveyors and regulators in, x, 554.  
 of the second class, Veto of act relating to finances and taxes in, ix, 835.  
 Veto of authority for, to invest the money of their sinking funds, x, 18.  
 Veto of street legislation in, x, 148.  
 of the third class, Veto of a city code in, x, 68.  
 Veto of act relative to debt of boroughs or townships annexed to, xii, 584.

- Cities of the third class, Veto of act relative to government of, x, 193.
- Veto of act relative to a city code in, ix, 852.
- Veto of further legislation for recorders of, x, 96.
- of the fifth class, Veto of an act for the government of, x, 124.
- Veto of legislation relative to, x, 420.
- Provincial, Control over location of, i, 31, 48, 63.
- Civil authorities, responsibilities of, ix, 602.
- Code, Report of the commissioners on the, viii, 1068.
- Revision of, v, 909; vi, 54, 207; viii, 864, 948, 1029, 1131.
- Completed, vi, 395.
- service reform, x, 265, 504.
- Claims commission, Veto of a, viii, 221.
- Military, see pension, xi.
- of Pennsylvania against the United States, iii, 988.
- of the state against the United States, iv, 171, 177.
- War, 1872, ix, 66.
- Veto of certain, viii, 629.
- Clapham, Colonel William, ii, 622, 624, 626.
- Clark, Abraham, tailor, of Wrightstown, attainted of treason, iii, 682, 938.
- David, entitled to reward for apprehension of David Smith, a burglar, iii, 346.
- John, late sheriff's clerk, of Northern Liberties, attainted of treason, iii, 729, 938.
- John, Murder of, vi, 270, 274.
- William, member of Congress, vi, 37, 181.
- Clarke, James, canal commissioner, Letter from, vi, 8, 14, 64, 147, 164.
- John, member of assembly, iii, 936.
- William, of Cumberland county, member of convention of 1776, iii, 647.
- laborer, of Providence, attainted of treason, iii, 683, 938.
- Claus, Daniel, ii, 336, 340.
- Clay, Joseph, member of Congress, iv, 557, 588.
- Claypoole, John, Sheriff, Concerning goods seized by revenue officers, i, 93, 94.
- Clearfield county, Veto of special legislation regarding surveyors' fees in, ix, 823.
- Clearing the land, i, 22.
- Clendenin, John, nominated to the bench, vii, 175.
- Clerk hire in the treasury department, Veto of, vi, 865.
- Clerks, Appointing, i, 267, 268.
- of courts and officials, Constitution of 1838 on, vi, 512.



- Cliffton, Alfred, gentleman, of Philadelphia, attainted of treason, iii, 669, 689, 938.
- Clifton, William, gentleman, of Philadelphia, attainted of treason, iii, 676, 938.
- Clinton, George, Governor of New York, Letter to, ii, 19, 28, 34, 35, 51, 52, 70, 77, 132.
- Clock maker, Cost of care of state house clock by, iii, 341.  
weights, Lead, Need of, for military purposes, iii, 594, 609.
- Clothing, Instructions to purchase for troops, iii, 772.
- Clothing, Pride in, i, 22.
- Clover, Levi C., nominated to the bench, vi, 1031.
- Club, James, mariner, of Philadelphia, attainted of treason, iii, 680, 938.
- Clymer, Daniel, member of assembly, iii, 936.  
George, member of Congress, iv, 69.  
Hiester, member of Congress, ix, 121, 397, 519, 703.  
Hiester, nominated committee on public charities, viii, 1095.  
nominated Commissioner of Public Charities, ix, 5, 493.
- Coal and Iron Company, Moshannon, vii, 896.  
Company, Veto of Front Run, viii, 21.  
laborers, Veto of act securing regular and lawful money, ix, —.
- and Mining Company, Beaver, vii, 669.
- Company, Fall Brook, Veto of, viii, 162.  
Hanover, Veto of, vi, 494.  
Lackawanna Iron and, vetoed, vii, 596.  
New York and Carbondale, vetoed, viii, 227.  
North Branch Railroad and, vii, 35.  
Somerset Iron and, viii, 246.
- deposits, vii, 516.
- industry, vi, 1072.
- mine commission, xi, 192.  
disaster, Avondale, viii, 1023.  
recommendations, xi, 154.  
regulation, xi, 442, 443.  
waste, Report of commission on, xi, 287.
- miners, Protection to, xi, 761.  
wages to, ix, 829.  
Veto of additional legislation regarding the anthracite, x, 611.
- mines, ix, 86.
- Oil and Iron Company, Weston, vetoed, viii, 204.  
production,, 1846, vii, 72.

- Coal, railroad company's power to advance freight rates on, ix, 8.
- region, Commissions for hospital in anthracite, x, 751, 752.  
strike of miners in the, 1871, ix, 32.
- regions, Anthracite, Veto of part of appropriation for investigation of conditions in, xii, 233.  
Commissioners for hospitals in bituminous, x, 751.  
Commissioners on mining and ventilation laws in bituminous, x, 295.  
Commissioners to revise mine laws relating to bituminous, x, 992.  
Bituminous, Veto of part of appropriation for investigation of conditions in, xii, 238.
- trade in 1838, Position of the, vi, 473.  
in 1839, Position of the, vi, 649.  
in 1840, Position of the, vi, 722.  
Veto of regulation by authorities of cities of the first class, x, 1085.
- Coat of arms, viii, 951.
- Coates, William, of Philadelphia county, member of the convention of 1776, iii, 647.
- Coburn, Charles R., State Superintendent of Public Schools, viii, 495.
- Cochran, Alexander G., member of Congress, ix, 398.  
David, Murder of, v, 531.
- Codding, James H., member of Congress, xi, 541, 724.
- Code, Civil (See also Civil Code), Report of Commissioners on the, viii, 1068.
- Codification of the laws, ix, 86.
- Coffroth, Alexander H., member of Congress, viii, 444; ix, 704.
- Cohen, Josiah, nominated manager Pennsylvania Reform School, ix, 652.
- Coins, Regulation of, iv, 145.
- Colder, Cadwallader, Governor of New York, iii, 265.
- Colder, William, nominated asylum trustee, ix, 218.
- Coleman, G. Dawson, nominated commissioner of public charities, viii, 1095; ix, 375, 643.  
Robert, member of assembly, iii, 936.
- Coley, Robert, jun., saddler, of Buckingham, attainted of treason, iii, 681, 938.
- Collateral inheritance, viii, 121.
- Collector of internal revenue, William Nichols, v, 137.
- Collectors of customs and excise ineligible to assembly, council or Congress, iii, 638.

- College and university council, xii, 6.  
 Agricultural, vii, 658, 750, 831, 944.  
 Dickinson, vii, 618.  
 of Philadelphia, iv, 153.  
 Pennsylvania Female, Address at opening of, vii, 615.  
 State, 1891, x, 888.  
 Proclamation of application of proceeds of public lands to,  
 x, 857.  
 Polythenic, of Pennsylvania, vii, 883.  
 Veto of appropriation to State, 1899, xii, 471.  
 Veto of further incorporation of Thiel, ix, 350.
- Colleges, schools, etc., Veto of act to prevent right of way across  
 lands belonging to, x, 301.
- Colley, William, nominated to the bench, ix, 234.
- Collins, Francis D., member of Congress, ix, 397, 520.
- Colonial Records, vii, 665; viii, 191; ix, 306, 434, 487.
- Colonies, Congress of, at New York, Invitation to, ii, 559.  
 of Quebec, the Floridas, and Grenada, Proclamation of, iii,  
 240.  
 Claim of, that Pennsylvania received an excess of the funds  
 from the crown, iii, 268.
- Colonization society, American, Missouri on the, v, 854.  
 Ohio on the, v, 929.
- Colston, John, stocking-weaver, of Philadelphia, attainted of  
 treason, iii, 695, 938.
- Columbia and Philadelphia railroad, vi, 14.  
 bank, vii, 910.  
 and bridge company, vii, 258, 268.  
 Pennsylvania Bridge Company, v, 412.
- Columbian exposition, x, 907, 982, 983; xi, 70, 179, 448.  
 Pennsylvania day at, xi, 369.  
 report, xi, 217.
- Columbus, Christopher, portrait presented, vi, 479.  
 Legal holiday on four hundredth anniversary of discovery of  
 America by, xi, 89.
- Comely, Joseph, yeoman, of Mooreland, attainted of treason, iii,  
 695, 938.
- Commerce in 1829, On, v, 870.  
 in 1840,, vi, 720.  
 in 1888, x, 713.  
 only in public market, i, 21.
- Commercial convention proposed by Virginia, iv, 36.
- Commissaries at indian trading posts, iii, 409.
- Commissary General John R. Coxe, ix, 642.  
 Richard S. Edwards, x, 983.

- Commissary General, W. W. Irvin, viii, 398.  
 J. Granville Leach, x, 553.  
 John W. McLane, viii, 369.  
 Ezra H. Ripple, xi, 555.  
 Edward P. Robbins, xii, 392.  
 Thomas J. Smith, ix, 728; x, 547.  
 of Musters for province, ii, 527.
- Commissioners to revise penal and corporation laws, viii, 78.  
 to six nations, i, 873, 875, 884, 892.
- Commissions, Constitution of 1838 on, vi, 512.  
 Form of, iii, 640.  
 Taxation of, vii, 380.
- Committee of safety, Need of more residents of Philadelphia in  
 the, iii, 599.  
 Resolutions of assembly constituting the, iii, 547.  
 Sketch of, iii, 545.
- Commonwealth, Suits against the, iv, 168.
- Compton, William, tallow chandler, of Philadelphia, attainted  
 of treason, iii, 676, 938.
- Comptroller general, Functions of, iii, 1014.  
 Instructions to, iv, 78.  
 Veto of an act to alter the mode of appointing the, iv, 560.
- Conditions of settlement, i, 18.
- Conedogwainet river, Indians drowned in, iii, 99.
- Conemaugh flood, x, 869.  
 Proclamation declaring the drift in the, a nuisance, x, 834.  
 for removal of drifts in, left after the Johnstown flood,  
 x, 930.
- Conecocheague, iii, 314.
- Conestoga steam mills, Veto of incorporation of, vii, 164.
- Conestogoe Indians, i, 368, 386, 391, 392, 397, 404, 408, 442, 447,  
 548, 660, 672; ii, 666, 671, 767.  
 Murder of, iii, 251, 252, 254, 256, 258, 262, 365.  
 Speech to, ii, 930, 931.
- Conewago falls, Obstructions in the Susquehanna at, v, 162.
- Conference, Governor's refusal to enter into a, with the as-  
 sembly, i, 336.
- Congress, Apportionment of members of, iv, 765; ix, 76, 151.  
 representatives by, x, 984.  
 Charters, Veto of publication of abstracts of, xi, 300.  
 1894, xi, 393.  
 1895, xi, 541, 543.
- Connecticut proposition on the election of Members of, v, 126.

- Congress, Constitutional amendment prohibiting the alteration of the pay of members of, to take effect before the expiration of their terms of service, iv, 961.  
 amendment regarding apportionment of members of, iv, 963.
- Continental, iii, 620.  
 Recommendation of independent governments in the colonies, iii, 545.
- Delegates to, elected by assembly, iii, 634.  
 Memorial of the committee of safety to, iii, 596.  
 Pay of delegates in, iii, 722.  
 Request to, for arms, iii, 611.  
 State officials ineligible to, iii, 638.  
 Documents transmitted from, iv, 9.  
 ——— laws for members of, vi, 932.
- Georgia proposition to prevent the election of president devolving upon the house of representatives, v, 708, 728, 857, 891, 922.  
 in caucus, Method of nominating presidential candidates by members of, v, 482.
- Kentucky legislature on the inclusion of slaves in computing the population for representation in, iv, 553.
- Massachusetts proposition on the election of representatives in, v, 78.
- Members of, viii, 838.
- Monument to James Wilson, member of colonial, x, 952.
- Need of additional accommodations for, iv, 246.
- New Jersey proposition on election of members of, v, 51, 52, 85, 124, 127, 130, 140, 144.  
 of colonies at New York, ii, 559.
- Proclamation of members of, v, 83, 86, 91, 219, 221, 248, 278, 374, 377, 378, 533, 587, 646, 773, 898; vi, 36, 117, 180, 277, 412, 437, 584, 698, 703, 810, 812, 813, 815, 914, 1035, 1039, 1047.
- 1846, vii, 114.  
 1848, vii, 287.  
 1850, vii, 455.  
 1852, vii, 587.  
 1854, vii, 719.  
 1856, vii, 863.  
 1858, viii, 84.  
 1860, viii, 262.  
 1862, viii, 442.

- Congress, Proclamation of members of, 1864, viii, 639.
- 1866, viii, 742.
  - 1868, viii, 929.
  - 1870, viii, 1114.
  - 1872, ix, 119, 133.
  - 1874, ix, 395, 402.
  - 1876, ix, 514, 518.
  - 1879, ix, 702.
  - 1880, ix, 744.
  - 1882, ix, 887.
  - 1884, x, 216, 224.
  - 1885, x, 467.
  - 1886, x, 476.
  - 1888, x, 655.
  - 1889, x, 849.
  - 1890, x, 854, 859, 862.
  - 1892, xi, 97.
  - 1897, xii, 47.
  - 1898, xii, 288.
  - 1900, xii, 514.
  - 1901, xii, 624.
- Proposed prohibition of alterations in pay of, during the terms for which they were elected, v, 55, 80, 85, 129, 141, 277.
- Re-apportionment of members of, vi, 24.
- Representation in, iv, 233.
- Representatives in, iv, 69, 71, 227, 330, 467, 472, 476, 536, 541, 586, 587, 665, 672, 726, 776, 804, 813, 814, 816, 866, 879, 909, 911, 948.
- Proposed constitutional amendment relative to, iv, 797.
- Tennessee proposition for the ineligibility of, to office except in the regular army and navy, v, 623, 636.
- Veto of an act for the election of member of, vi, 962.
- of an apportionment bill for members of, vi, 944.
- Congressional districts, Veto of apportionment of, x, 325.
- Connard, Edward, proclaimed an outlaw, iii, 924.
- Henry, proclaimed an outlaw, iii, 924.
- Connecticut claimants to lands in Luzerne county, iv, 344.
- colony, letters to a committee from the, iii, 448, 451.
- Governor of, Letter to, ii, 342.
- Letters to on trespassers on Pennsylvania territory, iii, 51, 231, 459, 471.
- on the Georgia proposed constitutional amendment prohibiting the importation of a person of color into a state contrary to its laws, v, 605.

- Congress on the Maine proposition against internal improvement by the general government, v, 735.
- on the Ohio proposition for the gradual emancipation of slaves, v, 642.
- on the Pennsylvania proposed limitation of powers of Congress in establishing banks to the District of Columbia, v, 236.
- Proclamation of authority over the territory lately claimed by, iii, 873.
- Proposed cession of territory claimed by, iv, 10.
- constitutional amendment concerning the election of congressmen and presidential electors, v, 126.
- proposition for exchange of publications, v, 53, 606.
- settlers, iv, 17, 18, 20, 27, 28, 42, 181, 326, 328, 344, 416, 427, 463, 474, 487, 489, 493, 505, 511, 545.
- from Unauthorized, ii, 253, 257, 322, 336, 340, 341, 342, 697.
- trespassers, iii, 49, 51, 67, 69, 80, 94, 109, 197, 200, 218, 225, 229, 231, 406, 410, 411, 412, 414, 417, 418, 419, 426, 448, 451, 459, 461, 471, 519, 525, 540, 873, 876, 973, 975.
- Connell, George, Death of, ix, 92.
- William, member of Congress, xi, 724; xii, 516.
- Connellsville Hospital trustees, xii, 13.
- Veto of legislation upon election of town council in, ix, 219.
- Connelly, Daniel W., member of Congress, ix, 889.
- Conner, Captain David, presented with a sword, v, 753, 758, 759, 760, 762.
- Michael, merchant, of Philadelphia, attainted of treason, iii, 681, 938.
- Connolly, Dr. or Captain John, commandant of the militia at Pittsburg by appointment of the Virginia authorities, iii, 457, 470, 473, 478, 480, 481, 485.
- Conyngnam, Charles M., inspector general, ix, 812.
- John N., nominated to the bench, vi, 565.
- Conrad, Frederick, member of Congress, iv, 537.
- John, member of Congress, iv, 776.
- Robert T., nominated to the bench, vi, 676.
- Conscience, Liberty of, William Penn 2d, on, ii, 650.
- Conscription of troops, viii, 456.
- Constable, Form of affirmation for, i, 60.
- Constables, Extension of term of office of, in Berks county, viii, 1043.
- Constables' fees, Veto of act regulating, xii, 175.
- returns in Chester county, xi, 292.
- Veto of act for choosing, iv, 496.

- Constitution, Amendment of, Veto of a duplicate act relative to, xii, 583.  
 relative to elections, Veto of joint resolution proposing, xii, 489, 490.  
 Amendments to, x, 682.  
 to, submitted, vii, 952.  
 Approval of submission of an amendment to the people, x, 549.  
 Continuing officials until their offices can be filled under the, vi, 484.  
 Delegates to the convention for the, vi, 335, 344.  
 Dissatisfaction with the, iii, 655.  
 of 1790, iv, 115.  
 of 1838, Action of, vi, 638.  
 of the commonwealth, of 1776, iii, 627.  
 of the United States, Proposal by Georgia for a convention to amend the, vi, 62.  
 Proposed amendments to, iv, 285, 532, 548, 550, 557, 627, 633, 634, 665, 668, 712, 713, 714, 716, 717, 718, 719, 722, 723, 725, 737, 738, 739, 740, 741, 743, 761, 767, 770, 795, 797, 832, 961, 963; v, 45, 52, 55, 78, 80, 85, 124, 126, 127, 128, 129, 130, 140, 141, 144, 207, 209, 210, 234, 235, 236, 251, 257, 276, 277, 289, 299, 305, 312, 318, 323, 351, 403, 410, 431, 445, 462, 463, 506, 507, 528, 555, 571, 572, 578, 580, 582, 584, 601, 602, 603, 605, 621, 623, 625, 636, 638, 642, 688, 708, 728, 857, 891, 922.  
 Preliminaries to, vi, 231.  
 Proclamation of, vi, 440; ix, 314.  
 of amendment to, vii, 464.  
 of rejection of proposed prohibition and suffrage amendments, x, 836.  
 Reform of, ix, 75.  
 of 1873, ix, 288, 416.  
 Revision recommended, viii, 1127.  
 Right of rebel states to vote on amendments to, viii, 750.  
 United States, Proposed amendments to, viii, 748.  
 Proposed fifteenth amendment, viii, 975.  
 North Carolina national convention to amend the, viii, 813.  
 thirteenth amendment to, viii, 354, 666.  
 Veto of entertainment appropriation in connection with the centennial of the federal, x, 634.  
 Writ for election on amendments to, 1889, x, 760.  
 Constitutional amendment for a tribunal to settle disputes between state and general government, iv, 712, 717, 719, 725, 738, 741.



- Constitutional amendment prohibiting the alteration of the pay of congressmen to take effect before the expiration of their terms of service, iv, 961.
- prohibiting the receipt of titles, decorations, etc., Proposed, iv, 743, 761, 767, 770, 795.
- providing for election of State Treasurer, Writ for vote on, ix, 112.
- reducing term of office of senators to four years, Proposed, iv, 832.
- regarding apportionment of congressmen and senators, Proposed, iv, 963.
- relative to representatives in congress and presidential electors, Proposed, iv, 797.
- requiring the election of State Treasurer, ix, 196.
- restricting embargo powers, Proposed, iv, 717, 723, 737, 739, 740.
- centennial, x, 738.
- convention, viii, 1127; x, 963.
  - in 1825, rejection of a state, v, 595.
  - of 1872, Proclamation of election of delegates to, ix, 114, 1873, ix, 153.
  - Veto of appropriation for publication of proceedings of, ix, 224.
  - Rejection of, xi, 74.
- government, Proclamation of thanksgiving for blessing of, x, 767.
- powers of the general government, v, 766.
- reform, ix, 212.
- Contagious diseases, xi, 269.
- Continental currency, iii, 621.
  - money, Currency of the new, iii, 794.
  - Exchange of old, iii, 813.
- Service, Against enlisting servants and apprentices in the, iii, 656.
- Controller for Philadelphia, Veto of a deputy, xii, 72.
- Convict immigrants, iv, 67.
- Convicts, Importation of, i, 455.
  - under sentence of death or convicted of murder in the first degree in 1867, viii, 805.
- Conway, Right Honorable H. S., one of H. M. principal secretaries of state, iii, 312, 318.
- Cook, Arthur, assistant to the governor, i, 85.
  - Edward, of Westmoreland county, member of convention of 1776, iii, 648.

- Cook, Richard, rioter at Wyoming, iii, 435.
- Cooke, Edward, Commission of exchange for Westmoreland county, iii, 720.
- William, of Northumberland county, member of convention of 1776, iii, 648.
- Coolbaugh, Moses, nominated to the bench, vii, 150.
- Cooper, James, member of Congress, vi, 438, 699.
- presumed murderer of the Delaware indian, Joseph Wipey, iii, 486.
- Jeremiah, proclaimed an outlaw, iii, 924.
- John, nominated to the bench, vii, 459.
- Thomas B., member of Congress, viii, 263, 439.
- Co-operative associations, Veto of act for, x, 412.
- Cerbet, Alexander, yeoman, of Makefield, attainted of treason, iii, 775, 939.
- Corker, William, cooper, of the Northern Liberties, attainted of treason, iii, 774, 939.
- Corn laws, Repeal of British, vii, 131.
- Cornell, Alonzo B., Governor of New York, letter from, ix, 802.
- Cornman, Ephraim, nominated superintendent of public printing, vii, 604, 703.
- Cornplanter, Grant to indian chief, iv, 164.
- speech to the Governor, v, 368.
- to the Governor's commissioners, v, 397.
- Coroner, Election of, iii, 612.
- Coroners, Authority for Council to select, ii, 737.
- Constitution of 1838 on, vi, 511.
- Constitutional provisions for, iv, 125.
- Election of, i, 31, 50, 121.
- Form of affirmation for, i, 59.
- Corporate authorities of Union, Veto of increase of powers of, ix, 265.
- Corporation, see also bank, railroad, trust company, viii.
- abuses, xi, 126.
- act, Desirability of general, x, 840.
- Veto of, x, 167, 169.
- Veto of an erroneous, xii, 459.
- Allodial Land and Improvement Company, ix, 270.
- American Advertising Company, ix, 333.
- American Sterm Plow Manufacturing Company, Veto of, viii, 231.
- American Tube Company, ix, 318.
- Anthrax Fuel Company, ix, 274.
- Ario Iron Company, Veto of, viii, 160.

- Corporation, Aughwick Mining and Exploring, Veto of, viii, 890.
- Austin Contract and Improvement Company, ix, 322.
- Bear Creek Pipe and Oil, Veto of, viii, 1170.
- Beaver coal and mining, vii, 669.
- Beaver Deposit Bank, ix, 46.
- Bradford Coal Company, ix, 349.
- Brady's Bend Iron, Veto, viii, 58.
- Bribery by a, x, 37.
- Brookville Gas and Water, Veto of, viii, 1093.
- Bullock Printing Press Company, ix, 345.
- Bunker Hill and Lafayette Railroad Company, ix, 328.
- Central Market Company of Allegheny, ix, 251.
- Central Mutual Life Insurance Company, ix, 347.
- Charlestown silver lead mining, vii, 554.
- charters, Outstanding, x, 31.
- Charters, Veto of publication of abstracts of, xi, 300.
- charters, Veto of separate publication of, xii, 103.
- Chester Union Store, Veto of, viii, 252.
- Chester Wharf and Shipping Company, ix, 337.
- Christian Missionary, ix, 244.
- City Building, Veto of, viii, 143.
- Coalport Trust Bank, ix, 343.
- Coudersport and Port Allegheny Railroad Company, ix, 365.
- Crawford County Mining, Veto of, viii, 706.
- Cumberland Manufacturing Company, ix, 275.
- Cutlan Shoe Manufacturing Company, ix, 274.
- Cutlan Shoe Sewing Company, ix, 102.
- Delaware Valley Fire and Marine Insurance Company, ix, 357.
- East Scranton Improvement, Veto of, viii, 225.
- Eastern Iron, Veto of, viii, 160.
- Eastern Mutual Life Insurance Trust Company, ix, 359.
- Employment and Construction Company of Philadelphia, ix, 323.
- Engle Keller Manufacturing Company, ix, 333.
- Enterprise Warehouse and Deposit Company of Indiana County, ix, 339.
- Equality Life Insurance Company of Pennsylvania, ix, 264.
- Equity Life Insurance Company, ix, 332.
- Eureka Printing House Company, ix, 358.
- Evangelical Conference Church Building Society, ix, 235.
- Fall Brook Coal, Veto of, viii, 162.
- Franklin Gold and Silver Mining, Veto of, viii, 703.
- Franklin Manufacturing Company, ix, 276.

- Corporation, further incorporation of Philadelphia and Delaware Railway, ix, 29.
- Gibraltar Insurance Company, ix, 340.
- Grand Branch of the Emerald Beneficial Association, Veto of, viii, 1085.
- Graybill Mercantile Company, ix, 342.
- Greensburg Non-explosive Oxygenated Oil and Gas Company of Pennsylvania, ix, 259.
- Hestonville Bank, ix, 324.
- Hoboken Real Estate Savings Bank of Pittsburg, ix, 228.
- Home for the Friendless in Scranton, ix, 236.
- Home Savings Bank of Pittsburg, ix, 56.
- Howard Iron and Coal, Veto of, viii, 736.
- Indiana County Deposit Bank, ix, 109.
- Indiana Lumber Company, ix, 355.
- Kersey Oil and Mineral, Veto of, viii, 761.
- King Creek Slate and Iron Company, ix, 271.
- Lackawanna iron and coal, vii, 596.
- Lafin Powder Company, ix, 338.
- Lancaster Transfer Company, ix, 340.
- laws, ix, 707.
- Veto of a commission to revise, xii, 585.
- Veto of publication of, x, 621.
- legislation, objections to special, viii, 191, 651.
- Veto of, x, 363, 419, 423.
- Loyalhanna Mining and Manufacturing Company, ix, 354.
- Machinists' Company, ix, 347.
- Madera Coal and Improvement, Veto of, viii, 737.
- Marine Bank, ix, 371.
- Marine Building Company, ix, 358.
- Merchandise Loan and Deposit, Veto of, viii, 1171.
- Merchants' and Manufacturers' Bank of Philadelphia, 326.
- Middle Lehigh Coal Company, ix, 328.
- Military College of Philadelphia, ix, 362.
- Mineral Railroad and Mining, Veto of, viii, 677.
- Minnequa and Carbon Passenger Railroad Company, ix, 318.
- Monongahela Improvement Company, ix, 363.
- Monongahela Savings and Deposit Bank, ix, 105.
- Mont Alto Iron, viii, 157.
- Montour Valley Railroad Company, ix, 330.
- Moshannon coal and iron, vii, 896.
- National Oil, Veto of, viii, 704.
- National Trust Company of Pittsburg, ix, 272.
- New York and Carbondale Coal, Veto of, viii, 227.

- Corporation, Norrish Cornish Engine, Veto of, viii, 26.  
 North and West Branch Railroad Company, ix, 49.  
 Oxford Gas and Water Company, Veto of, viii, 1088.  
 Pacific Land and Mining Company, ix, 335.  
 Packer Iron, Veto of, viii, 200.  
 Parham Sewing Machine, Veto of, viii, 308.  
 Philadelphia Banking and Savings Deposit Company, ix, 37.  
 Philadelphia Bone and Phosphate Company, ix, 352.  
 Philadelphia Real Estate Company, ix, 334.  
 Phosphor Bronze Company, ix, 320.  
 Pittsburg and South Side Steam Passenger Railroad Company, ix, 351.  
 Pittston Hose, Veto of, viii, 361.  
 proxy legislation, xi, 230.  
 Reading Masonic Hall, viii, 831.  
 repeal of, for the Clarion River Navigation Company, ix, 353.  
 Saxon Color Manufacturing Company, iv, 349.  
 Schuylkill Manufacturing Company, ix, 251.  
 Scott Iron and Manufacturing Company, ix, 247.  
 Scranton Silk Company, ix, 233.  
 Second National Loan and Homestead Association of Allegheny, ix, 258.  
 Sharpsburg and Etna Savings Bank, ix, 57.  
 Sled Fork Oil, viii, 665.  
 Sloan Manufacturing Company, ix, 348.  
 Society Buildings, viii, 311.  
 Somerset Iron and Coal, viii, 246.  
 South Side Land and Improvement Company, ix, 350.  
 Southern Land and Mining Company, ix, 336.  
 Standard Steel Company, ix, 341.  
 stock, Power of corporations to subscribe to other, vii, 526.  
     652.  
 Sulphur Springs Mining, viii, 707.  
 supplement to American Fire Insurance, vii, 536.  
 tax legislation, Veto of duplicate, x, 371.  
 taxation, xi, 116.  
 to hold land in Pennsylvania, Veto of authority for a New York, viii, 707.  
 Union Mutual Fire Insurance, Veto of, viii, 830.  
 United States Reduction, Veto of, viii, 1054.  
 Veto of a bill erecting the Hanover Coal Company into a, 494.  
     of a bill requiring a municipality to acquire the franchises and property of any, before undertaking its functions, xii, 219.

- Corporation, Veto of certain religious, viii, 799, 800.  
 of a combination, vi, 386, 396.  
 of a privileged, viii, 83, 153, 163.  
 of extension of right of appeal to petitioners for charters,  
 x, 388.  
 of friendly societies, x, 818.  
 of increase of powers of, viii, 701.  
 of sale of real estate and mining rights of dissolved, x, 1031.  
 of special act authorizing municipalities to subscribe to  
 stock of a, viii, 217.  
 of time limit of liability, viii, 578.  
 Washington Bank of Philadelphia, ix, 365.  
 Watsonstown Car Manumufacturing Company, ix, 254.  
 Waynesboro Savings Bank, ix, 58.  
 Western Coal and Iron, Veto of, viii, 204.  
 Westmoreland Mining, Manufacturing and Improvement  
 Company, ix, 316.  
 Wheatley silver lead mining, vii, 560.  
 Wilkes-Barre City Hospital, ix, 248.  
 Williamsport and Prescott Mining Company, Veto of, viii,  
 706.  
 York Cement and Paint, vii, 674.
- Corporations, 1895, xi, 411.  
 1897, xi, 768.  
 Authority for, to buy stock of other, vii, 526, 652.  
 charter, Veto of a bonus upon renewal of a, xi, 614.  
 Constitution of 1838 on, vi, 504.  
 in 1835, On, vi, 233.  
 On, vi, 129, 192.  
 legislation on disoslution of, xi, 615.  
 On privileged, vii, 29, 35, 100, 764.  
 On transfer of stock in, viii, 1164.  
 Proclamation announcing the intended forfeiture of the  
 charters of several, x, 44.  
 forfeiting charters of delinquent, x, 71.  
 Statement of titles and powers of, ix, 817.  
 Taxation recommended, vii, 380.  
 Telegraph, Veto of, vii, 246, 256, 270.  
 Unorganized, viii, 713.  
 Veto of act for real estate brokerage, xi, 644.  
 of act relative to investments of banks and other, xii, 456.  
 of authority of, to levy taxes, x, 561, 564.  
 of Broad Mountain Lumber Company, ix, 273.

- Corporations, Veto of legislation regarding sale of real estate of dissolved, x, 1074.  
of reduction of penalties incurred by, vii, 764.  
of transportation, vii, 272.  
of various, viii, 226, 229, 253, 254, 257, 313.
- Correspondence, Governor declines to lay his, before the assembly, ii, 494.  
Governor's objection to the publication of his, by the assembly, ii, 365, 366, 367, 369, 414.
- Correspondents, Punishment of dishonest, i, 42.
- Corson, Hiram, nominated asylum trustee, ix, 644, 795.
- Couch, General D. N., Letter from, viii, 604.
- Coulter, Richard, elected to the bench, vii, 489.  
member of Congress, v, 775, 898; vi, 38.  
nominated to the bench, vii, 151.  
Thomas, of Northampton county, member of convention of 1776, iii, 648.
- Council, Address of thanks to King for the repeal of the stamp act, iii, 319.  
Authority for selection of sheriffs and coroners by, ii, 737.  
Clerk of, Salary of, iii, 340.  
Doorkeeper of, Salary of, iii, 341.  
Indian, at Carlisle, ii, 201, 207, 210, 214, 223, 226, 248.  
at Easton, ii, 742, 743, 745, 751, 755, 756, 758, 838, 841, 842, 844, 846, 849, 855, 859, 861, 863, 864, 865, 878.  
at Harris' Ferry, ii, 559, 562, 564, 566.  
at Lancaster, ii, 796, 798, 801, 803, 812.  
at Philadelphia (1757), ii, 789.  
at Philadelphia, ii, 904, 910, 911, 917.
- Interference of assembly in affairs pertaining to, iii, 762, 803, 816, 838.  
of censors, Constitutions provisions for, iii, 646.  
of Safety, iii, 610.  
Proclamation abolishing, iii, 659.  
Proclamation establishing, iii, 612.  
Sketch of, iii, 546.
- Pay of members of, iii, 722.
- Proportional representation in the, iii, 637.
- State officials ineligible to membership in, iii, 638.
- Supreme executive, Constitutional provision for, iii, 637.  
Duties and powers of, iii, 639.  
Full title of president of, iii, 651.  
Organization of, iii, 651.
- Provincial, i, 29, 46, 50, 51.  
and assembly, Conferences of, i, 64.

- Council and Governor, Executive function of, i, 63.
- Authority of the, i, 272.
  - Committees of, i, 31.
  - Duties of governor and, i, 64.
  - Election of members of, i, 46, 57.
  - Fees of members of, i, 62.
  - Governor always to preside over, i, 62.
    - and provincial, Style of meetings, sessions and proceedings of, i, 49.
    - not to act save by advice and consent of, i, 62.
  - One-third of the, residing with the governor, i, 48.
  - Number of members, i, 46.
  - Penn's commission to the, i, 125.
  - Powers of, transferred to governor, iv, 204.
  - President of, Election of, i, 63.
  - Proportion of members to population, i, 50, 57.
  - Provincial, proprietary acknowledgments of services of, ii, 688.
  - Quorum of, i, 47, 62.
  - Recommendations in connection with the abolition of the, iv, 147.
  - Secretary of the, Order to prevent assembly from taking into custody, i, 315.
- Councilmen, Veto of increase of, in cities of the first class, x, 1059.
- Counsel allowed to criminals, i, 122.
- Counterfeit bills of credit, iii, 424, 443, 515, 541, 757.
  - British halfpence, iii, 819, 892.
  - currency of the United States, Alarming abundance of, iii, 741.
  - money, i, 429.
- Counterfeiter of provincial bills of credit, Joseph Billings, iii, 424.
- Counterfeiters and incendiaries, iii, 757.
- Counties and townships, Veto of enlargement of the act relating to, x, 42.
  - new, Veto of orphans' court legislation in case of the separation of, ix, 851.
- Reimbursement of, for bridges lost in 1889, xi, 276.
- Veto of authority for, to enter suit, xi, 590.
- County, A proposed new, i, 683, 862.
  - and township officers, Veto of act relative to; xii, 561.
  - assessors in cities of the second class, Veto of increase of compensation of, x, 1087.



- County assessors, Veto of act relating to election of, where the counties constitute a separate judicial district, ix, 856.
- auditors, Veto of special legislation relative to, x, 402.
- boundaries, Huntingdon-Mifflin, iv, 222, 243.
- commissioners, Veto of special legislation relative to, 406.
- from Luzerne and Schuylkill, A new, x, 605.
- jails, Veto of act for fixing the board of prisoners in, ix, 857.
- levies, Veto of bill for, i, 175.
- officers, Constitution provisions for, iv, 126.
- salaries for, ix, 488.
- salary act, Veto of a, xi, 337.
- Security for performance of duties of, i, 62.
- Veto of a duplicate act relative to, xii, 578.
- Veto of election legislation for Jefferson, x, 574.
- Veto of salary legislation for, x, 312.
- Fee system in, 1895, xi, 410.
- rates and levies, Veto of a bill for, iii, 539.
- superintendent of schools, vii, 745, 880.
- Coupar, Robert, trader, of Philadelphia, attainted of treason, iii, 680, 938.
- Court, Act conferring special jurisdiction upon the Butler county, viii, 1049.
- crier and tipstaves, xii, 124.
- District, in Luzerne county, viii, 1096.
- in Philadelphia, vi, 1070.
- fee and mileage bill, Veto of a, x, 592.
- (see also criminal) fees, i, 39.
- held at Greensburg, Action on a, in 1814, iv, 943.
- legislation, Veto of orphans', x, 156.
- martial fines, Collection of, iv, 895.
- finer of delinquent militiamen, v, 382.
- Interference with United States marshals in collecting fines assessed by militia, v, 47.
- Veto of authority of, to summon civilians, x, 398.
- Mayors, of Lancaster, Veto of abolition of, vii, 226.
- of chancery, Constitution of 1838 on, vi, 510.
- Provincial, i, 555.
- of common pleas, Constitution of 1838 on, 509.
- Defect noted by president of, iv, 225.
- of errors recommended, iii, 741.
- of equity, i, 234.
- of nisi prius, Veto of abolition of, viii, 393.
- Veto of modification of, viii, 315.
- of oyer and terminer, Constitution of 1838 on, vi, 509.

- Court of quarter sessions, Constitution of, 1838 on, vi, 510.  
 officers of Lackawanna county, Veto of special legislation for, x, 562.  
 orphans', legislation, Veto of, in case of the separation of new counties, ix, 851.  
 Salary of justices of Supreme, iii, 340.  
 State cases in the United States Supreme, iv, 558.  
 Supreme, 1891, x, 897.  
 1895, xi, 417.  
 Constitution of 1838 on, vi, 508.  
 Election of George Sharswood to, viii, 841.  
 Election of John M. Read, Judge, viii, 82.  
 Excess of business in the, vi, 150, 728.  
 in 1834, On the, vi, 208.  
 judges, xi, 102, 373, 714.  
 Justices of Supreme, Compensation of, i, 480.  
 Supreme, New organization of the, v, 663.  
 Report of, vi, 643.  
 Tax upon the office of prothonotary or clerk of the, iv, 482.  
 to try a case of riot, Proper, i, 818.  
 Veto of an act prohibiting the citation of cases and precedents other than those of a, in the United States, iv, 612.  
 Courts, constitutional amendment prohibiting intrusion of special legislation upon prerogative of, viii, 590.  
 provisions for, 528.  
 Criminal, for Dauphin, Lebanon and Schuylkill counties, viii, 921.  
 Delays of the, v, 545.  
 Establishment of provincial, iii, 45.  
 Fees of Schuylkill county clerk of, viii, 1072.  
 in 1830, Administration of the, v, 908.  
 in certain counties, Veto of increase of jurisdiction of justices of the peace, viii, 255.  
 Improvement of the, iv, 182, 240, 414, 581, 623.  
 Judges of the United States, Vermont legislature on provisions for removing, iv, 627, 633.  
 Law, iii, 640.  
 Laws for, i, 491.  
 of common pleas, Veto of enlargement of jurisdiction of, ix, 808, 858.  
 Veto of special fee legislation for, x, 356.  
 of judicature, i, 222, 225, 232, 235, 241, 258, 266, 270, 275, 299, 307, 308, 310, 313, 326, 383.  
 of justice, iii, 632.

- Courts of Lancaster county, Special legislation for, viii, 63.  
 of law, v, 96.  
 of Philadelphia, vi, 643.  
 of sessions, common pleas, and orphans', iii, 641.  
 of the state, vi, 842.  
 of Twenty-first district, Additional judge for, viii, 1167.  
 On an amendment to the law for, iii, 333.  
 over turnpike and plank road companies, Veto of jurisdiction  
 of, viii, 700.  
 Provincial, i, 34, 50.  
 Provisions for, iv, 887.  
 Purity of, i, 38.  
 Recent extensions of jurisdiction of, vii, 840.  
 registry of judgments of United States, x, 921.  
 Religious beliefs and other essentials in officers of, i, 42.  
 Reports of, iv, 683.  
 Revision of laws for, iv, 182.  
 Rights of citizens in, iv, 129.  
 to appoint commissions to take depositions of witnesses  
 vetoed, viii, 1094.  
 Trials in, i, 39.  
 United States, Opposition to asserted jurisdiction of, iv, 667,  
 678, 691, 712.  
 Veto of an act to limit the continuance of actions in the, iii,  
 193.  
 of extension of district and associate jurisdiction in county,  
 viii, 123.  
 of legislation on Philadelphia magistrates', x, 279.  
 Vetoes relating to the, iv, 564, 566.  
 Workings of the, iv, 129, 182, 240, 414, 528, 564, 566, 571, 581,  
 623, 887, 916.
- Covanhoven, John, nominated to the bench, vii, 418.  
 Covode, John, member of Congress, vii, 721, 865; viii, 86, 264,  
 744.  
 Cowan, James, Murder by, vi, 219.  
 Cowden, Matthew, nominated to the bench, vii, 250.  
 Cowpens memorial, ix, 795.  
 Cox, Robert C., nominated Major General, ix, 39.  
 Coxe, Daniel, recently of Trenton, N. J., attainted of treason,  
 iii, 677, 938.  
 John R., Commissary General, ix, 642.  
 Tench, merchant, of Philadelphia, attainted of treason, iii,  
 676, 938.

- Craig, James, ropemaker and merchant, of Philadelphia, attainted of treason, iii, 681, 938.  
 John, member of assembly, iii, 936.  
 Murder by, iv, 945.  
 Samuel A., member of Congress, x, 657.
- Cramer, Joseph, Murder by, vi, 272.
- Crane, Charles H., Surgeon United States Army, Letter from, viii, 626.
- Credit mobiler of America, ix, 73.
- Creely, John V., member of Congress, viii, 1115.
- Croghan, George, Deputy agent for indian affairs, ii, 769, 770, 771, 788, 790, 795, 800, 806, 830, 835, 853, 855.  
 Deputy superintendent of indian affairs, iii, 389, 391.  
 Indian interpreter, ii, 22, 117, 136, 139, 203, 251, 292, 317, 360, 383.
- Crawford county, Improvement of Oil Creek in, xi, 327, 329.  
 George, nominated to the bench, vi, 672.  
 George W., Letter from, vii, 356.  
 J. Hartley, member of Congress, v, 774.  
 James, of Northumberland county, member of the convention of 1776, iii, 648.  
 Dr. John, member of Congress, iv, 666, 727, 777, 867.  
 Thomas H., member of Congress, v, 898.  
 William, justice of Westmoreland county, iii, 474.
- Creek indians, Letter of amity to, iv, 103.
- Crickley, Michael, laborer, of Haverford, attainted of treason, iii, 684, 938.
- Crime in 1822, Increase of, v, 386.
- Crimes forbidden, List of, i, 43.
- Criminal code commission, 1859, viii, 111.
- Criminals (see also convicts), allowed witnesses and counsel, i, 122.  
 Form of commission for tryal of certain, —, 346, 347.  
 in 1838, Care of, vi, 475.  
 Labor recommended as punishment for, iv, 6.
- Crockson, Dennis, lumber merchant, of Southwark, attainted of treason, iii, 729, 938.
- Cross, J. Buchanan, Cancellation of pension to, viii, 470.  
 Samuel, nominated to the bench, vii, 459.
- Crouch, Edward, member of Congress, iv, 816.
- Crowd Point, Building a Fort at, ii, 368, 375.
- Cuba, Relation to United States, viii, 1038.  
 Vote of a joint resolution on, xii, 26.
- Cubans, Proclamation for aid to, xii, 281.

- Culbertson, Samuel, Murder by, v, 742.  
 W. C., member of Congress, x, 658.
- Culver, Charles V., member of Congress, viii, 642.
- Cumberland county, Danger of, from Indians, ii, 290.  
 James Galbreath, provincial commissioner for, iii, 295.  
 law library, Veto of repeal of act for the, x, 396.  
 Lawlessness in, iii, 313, 314.  
 Magistrates to arrest murderers of indians, iii, 251.  
 Murder of peaceable indians in, iii, 350, 352, 355, 356, 362,  
 368, 371, 372, 373, 374, 378, 380, 387, 394, 397.  
 officials requested to care for remnant of Braddock's com-  
 mand, ii, 443.  
 Order for removal of murderer Stump confirmed, iii, 373.  
 people's demand for pay for carriages impressed by Colonel  
 Wilkins, iii, 529.  
 Provincial stores in, ii, 627.  
 representatives in the convention of 1776, iii, 647.  
 rioters, iii, 300, 301, 302, 303, 304, 310.  
 Roads in, ii, 829.  
 sheriff directed to deliver the murderer Stump to the sheriff  
 of Lancaster county, iii, 371.  
 to Pittsburg, Road from, iv, 66.  
 Veto of trout legislation for, ix, 360.  
 road, xii, 368, 389, 394.  
 Valley railroad bridge, Burning of, vi, 1067.  
 Veto of a supplement to the incorporation of, vi, 653.
- Cunningham, John, inn-keeper, of Philadelphia, attainted of  
 treason, iii, 680, 938.  
 nominated to the bench, vi, 1032.
- Samuel, of Chester county, member of convention of 1776,  
 iii, 647.
- Thomas S., nominated to the bench, vii, 346.
- Cunrad, Major Robert, of Nonington, attainted of treason, iii,  
 677, 938.
- Curlan, William, laborer, of East Pennsborough, attainted of  
 treason, iii, 684, 938.
- Currency (see also, banknotes, money, relief issues, etc.), Act  
 for equalization of, viii, 436.  
 Banks and, in 1841, vi, 834.  
 Depreciation of, 1857, vii, 917, 918, 930, 937.  
 Governor Pollock's position on, vii, 789.  
 Paper, vii, 391, 604, 654, 670, 878.  
 and metallic, vi, 601.  
 question, vi, 355; vii, 516; viii, 10.

- Curry, Ross, late Lieutenant in the service of the American States, attainted of treason, iii, 681, 938.
- Cursie, Robert, leather-breeches maker, of Philadelphia, attainted of treason, iii, 676.
- Cursing, Law against, i, 22.
- Curtin, Andrew Gregg, Absence in Cuba, viii, 697, 708.  
 Biographical sketch, viii, 323.  
 inaugural address, 1861, viii, 326.  
 inaugural address, 1864, viii, 545.  
 In memoriam, xi, 463.  
 member of Congress, ix, 747, 890.  
 member of Congress, —, 218 .  
 nominated centennial manager, ix, 503.  
 Proclamation of decease of, xi, 388.  
 Secretary of the Commonwealth, vii, 797.  
 unsuccessful candidate for State Senator, viii, 4.  
 Valedictory message, 1863, viii, 498.
- Curtis, Carleton B., member of Congress, vii, 457, 589.
- Curts, Caarlton B., member of Congress, ix, 122.
- Customs officers, Rescue of a forfeited pilot boat from, iii, 527.  
 collectors, ineligible to assembly, council and Congress, iii, 638.
- Cypher, Jacob, miller, of Tredyffrin, attainted of treason, iii, 683, 938.

## D.

- Dairy and Food Commission, 1895, xi, 451.  
 Veto of part of appropriation for investigation of, xii, 229.  
 situation, 1900, xii, 547.  
 containers, Veto of heavy penalties for unlawful use of, xii, 411.
- Dale, R. C., Letter from, xii, 565.  
 Samuel, nominated to the bench, vi, 743.
- Dallas, Alexander James, appointed Secretary of the Commonwealth, iv, 160.  
 reappointed Secretary of the Commonwealth, iv, 280, 376, 442.  
 Resignation as Secretary of the Commonwealth, iv, 481.
- Trevanion B., nominated to the bench, vi, 583.
- Dalzell, John, member of Congress, x, 479, 657, 864; xi, 99, 395, 725; xii, 517.

- Dam in the Susquehanna, Veto of, vii, 93.
- Dams, Acts against, i, 551.  
 Veto of a bill for, across navigable streams, iv, 521.
- Damages for wrongful imprisonment of prosecution, i, 39.  
 from public works, Veto of legislation for, ix, 868.  
 Rebellion, viii, 561.
- Dansville and Pottsville railroad, Veto of a bill for the relief of,  
 vi, 664.
- Dare, George, nominated to the bench, vi, 752.
- Darlington, Edward, member of Congress, vi, 37, 181, 278.  
 Henry T., nominated asylum trustee, ix, 378, 443.  
 Isaac, member of Congress, iv, 909.  
 Smedley, member of Congress, x, 477, 656.  
 William, member of Congress, iv, 866.  
 Dr. William, member of Congress, v, 92, 221.
- Darragh, Cornelius, vi, 1035, 1049.
- Darroch, Robert, Bucks county collector of militia fines, iii, 890.  
 William, Bucks county collector of taxes, iii, 890.
- Dartmouth, Earl of, iii, 509, 510, 511.  
 Letter to, iii, 501.
- Daugherty, Bernard, Member of committee of safety, iii, 548.
- Dauphin county paupers, Care of, v, 470.  
 register of wills, Veto of combination of, with clerk of or-  
 phans' court, viii, 148.  
 criminal court for, viii, 921.
- Davenport, Josiah, iii, 177, 180.  
 Samuel A., member of Congress, xi, 725.
- Davidson, James J., member of Congress, xi, 725.
- Davies, Edward, member of Congress, vi, 278, 438.
- Davis, Benjamin, hatter, of Philadelphia, attainted of treason,  
 iii, 681, 939.  
 George, husbandman, of Springfield, attainted of treason, iii,  
 682, 939.  
 George R., Letter from, x, 982.  
 James, of Horsham, attainted of treason, iii, 677, 939.  
 John, member of Congress, vi, 438.  
 nominated to the bench, ix, 728.  
 John P., nominated to the bench, vi, 1080.  
 Robert H., inspector Western Penitentiary, ix, 560.  
 Dr. Roger, member of Congress, iv, 727.  
 William, waterman, of Bristol, attainted of treason, iii, 682,  
 939.  
 William Morris, member of Congress, viii, 263.

- Davison, Samuel, Commodore of the provincial fleet, iii, 602, 605.
- Dismissal from command of provincial fleet, iii, 611.
- Dawson, David, husbandman, attainted of treason, iii, 669, 689, 939.
- John L., member of Congress, viii, 444, 642; —, 437, 467, 589.
- Dead bodies, Ownership of, xi, 3.
- Deaf and dumb asylum, vii, 838.
- and dumb, List of, v, 293, 315, 323, 825, 830.
- children, Training school for, xi, 170.
- Trustees of training school for, xi, 483, 554.
- Trustees of home for, xii, 10, 350, 386, 399.
- Dean, John, elected to the Supreme bench, xi, 102.
- Death penalty, viii, 887.
- sentence, iv, 684.
- Deaths, Registry of, i, 41.
- Debauchery in officials, Bill concerning, i, 164.
- Debt, Abolition of imprisonment for, v, 965.
- Imprisonment of an indian interpreter for, ii, 588.
- of the Commonwealth, see Finances, Loan, vi.
- On the state, iii, 961.
- Public, iii, 142.
- State (see also sinking fund), x, 233, 690, 879
- (see also finances), vii, 162, 307, 660.
- 1845, vii, 11.
- 1847, vii, 121.
- 1848, vii, 194.
- 1857, vii, 913; viii, 12, 1123, 1125.
- 1859, viii, 12, 90.
- 1860, viii, 173.
- 1863, viii, 450, 453, 512.
- 1865, viii, 644, 746.
- 1866, viii, 710.
- 1868, viii, 844.
- 1869, viii, 936, 937.
- 1870, viii, 1004, 1123, 1125
- 1872, ix, 63, 453.
- 1873, ix, 138.
- 1874, ix, 284.
- 1875, ix, 406.
- 1877, ix, 525.
- 1878, ix, 575.
- 1879, ix, 668.



- Debt, State, 1893, xi, 114.  
 1895, xi, 399.  
 1896, xi, 735, 737.  
 1899, xii, 293.  
 1830, v, 887, 910.  
 interest on the, viii, 550.  
 Governor Bigler's special message on, vii, 544.  
 Proposition for payment of, vii, 128.  
 Sinking fund cancelation of part of, vii, 476, 913.  
 Sinking fund recommended for payment of, vii, 327.  
 Veto of act authorizing imprisonment for, x, 124.
- Debts, for the recovery of, not exceeding one hundred dollars,  
 iv, 496.  
 Law concerning recording, i, 164.  
 Liability for, i, 39.  
 not of record, to decedents, xi, 304.  
 of a decedent, Veto of extension of lien upon, xii, 413.  
 Recovery of small, i, 537.  
 Veto of act relating to collection of district and township,  
 x, 384.  
 of an act directing the payment of certain state, v, 441.  
 of an act for the recovery of, iv, 519.
- Debtors' apartments in the Philadelphia prison, iv, 212.  
 Constitution of 1838 on, vi, 518.  
 Imprisonment of, forbidden, iv, 130.  
 Non-imprisonment of, iii, 641.  
 On laws for confinement of, iv, 355.  
 Veto of act on real estate of insolvent, xii, 51.
- Decatur, Commodore Stephen, Acknowledgment of presenta-  
 tion sword, iv, 873.  
 Presentation of sword to, iv, 870, 872.
- Decedents' estates, xi, 769.
- Dechert, Robert P., Brigadier General, x, 950.
- Declaration of Independence, Proposed monument in honor of,  
 vii, 666, 753.  
 of rights, iii, 629.  
 of 1790,, iv, 127.  
 in the Constitution of 1838, vi, 515.
- Decorations, Prohibition of receipt of, iv, 743, 761, 767, 770.
- Deemer, Elias, member of Congress, xii, 516.
- Defense of the province, Questions of, i, 141, 221, 269, 279, 281,  
 300, 301, 305, 320, 688, 692, 696, 705, 712, 716, 727, 729, 731,  
 734, 736, 750, 753, 765, 766, 798, 830, 833, 835, 838, 848, 850,  
 858, 871, 886, 889, 890, 897, 899, 901.

- Defense, Needs of, i, 182.  
     Naval, ii, 14, 44, 47, 48, 55, 58, 60, 61, 63, 64, 67, 79, 378, 424, 426, 792.  
     of the frontiers, iii, 800.
- DeHaas, John Phillip, justice of the peace of Lancaster county, iii, 354.
- Delancy, James, Lieutenant Governor of New York, ii, 282, 284, 700, 831.
- Delaney, John C., Superintendent of Public Grounds and Buildings, xi, 558.  
     Sharp, member of assembly, iii, 936.
- Delaplaine, James, barber, of Philadelphia, attainted of treason, iii, 676, 939.
- Delaware, Assembly of, urged to an embargo, ii, 637.  
     bay and river, Reward for removers of buoys in, iii, 966.  
     bay, Construction of a break-water at the mouth of, v, 680.  
         Defense of, ii, 14, 44, 47, 48, 55, 60, 61, 63.  
     Boundary between Pennsylvania and, viii, 1033, 1149.  
     bridge company, New Hope, iv, 768.  
     county, Bank of, vii, 271.  
     county paupers, Care of, v, 472.  
         Veto of incorporation of Farmers' and Manufacturers' bank of, vi, 108.
- Exchange of printed laws initiated by, iv, 962.
- indian chief Newaleeka, iii, 362.
- Indians, i, 408, 443, 447, 450, 467, 484, 672, 791, 834, 855, 856, 858.  
     Indians, ii, 125, 197, 204, 207, 208, 269, 294, 305, 525, 528, 578, 586, 590, 592, 594, 598, 605, 614, 617, 641, 731, 743, 745, 751, 755, 769, 788, 795, 801, 803, 838, 841, 842, 846, 878, 892, 904, 939, 979, 982.  
     Indians, iii, 5, 11, 21, 27, 54, 57, 66, 69, 84, 101, 103, 112, 118, 126, 143, 158, 290, 293, 426, 482, 483, 486, 488.  
         Treaty with, iii, 118.  
         war with, iii, 290, 293.  
         Instruction for conveyance of, to Shamokin, —, 808.
- Legislative separation of, and Pennsylvania, i, 188, 190.
- legislature on the Massachusetts proposition restricting embargo, iv, 740.  
     on the tariff of 1828, v, 893.
- Maryland and Pennsylvania, Boundary stone between, vii, 353, 418.
- militia law, ii, 512.
- Navigation of the, 1899, xii, 317.

- Delaware, Navigation of, iv, 58, 73, 92, 98.  
Need of laws relating to offences committed on the water boundary, iii, 953.  
New Jersey legislature on fisheries in, iv, 688.  
    on a bridge across the, v, 416.  
    on fisheries in the, ix, 30.  
Obstructions in the, vi, 3, 51, 70, 208.  
On a difference with New Jersey on an obstruction to the, iv, 874, 937.  
on South Carolina proposed convention of states to consider questions which have arisen between states and general government, vi, 71.  
on the canal and lock navigation of Brandywine creek, v, 638.  
on the Ohio proposition for the gradual emancipation of slaves, v, 603.  
on uniform organization of the militia, vi, 77.  
Privateers in, ii, 14.  
Provision of counties on, for Braddock campaign, ii, 402.  
river, Encroachments on the navigation of the, iv, 187.  
    Fisheries in the, vi, 79.  
    New Jersey legislature on the, v, 237.  
    Removal of obstructions in, iii, 981.  
Sloop of war for defense of, ii, 675, 676.  
Veto of a bill to maintain water navigation of the, vi, 668.  
    of a pier in the, viii, 680.  
river, Veto of legislation to restore to its original channel, x, 565.  
and Chesapeake canal, iv, 471, 513, 584, 823; v, 607, 737.  
    Completion of the, v, 844.  
    and Maryland boundary, iii, 493, 499, 500, 501, 508, 509, 510.  
    and Maryland, Proposed union of, i, 546.  
    and Raritan canal, v, 569, 610.  
Delinquent officers, Remedies for, iv, 789.  
Delong, James, yeoman, of Emmorson's Valley, attainted of treason, iii, 696, 939.  
Demming, Henry C., Quartermaster General, x, 981.  
Democracy, Letter on the, vi, 985.  
Denison, Charles, member of Congress, viii, 443, 641, 744, 839.  
Denning, William, Monument to, at Newville, x, 911.  
Dennis, Henry, Shipwright, of Solsbury, attainted of treason, iii, 682, 939.  
    John, joiner, of Richland, attainted of treason, iii, 696, 939.  
    shipwright, of Solsbury, attainted of treason, iii, 682, 939.

- Dennison, George, member of Congress, v, 92, 222.
- Denny, Harmar, member of Congress, v, 878, 898; vi, 38, 182.  
 William, Biographical note, ii, 727.  
 Inaugural address, ii, 740.  
 Proclamation continuing officials, ii, 728.
- DeNormandie, Andrew, physician, of Bristol, attainted of treason, iii, 682, 939.  
 William, laborer, of Bristol, attainted of treason, iii, 682, 939.
- Dental examiners, xii, 361, 388, 409.
- Dentler, John F., nominated to the bench, vii, 418.
- Depressions, Periodical, ix, 554.
- Derickson, David, Communication from, viii, 1068.
- Deserters, Apprehension of French, iii, 852.  
 from the militia, iii, 624.
- Deshong, Peter, miller, of Philadelphia, attainted of treason, iii, 689, 939.
- D'Estaing, Count, Military operations of, iii, 740.
- Detectives, Veto of, xi, 599.
- Detroit, iii, 150.
- Detwiler, B. H., nominated asylum trustee, ix, 374, 439, 639, 794.
- Dewart, Lewis, member of Congress, v, 897.  
 William S., member of Congress, vii, 864.
- Dewey day, Proclamation of, xii, 410.
- DeWitt, William R., appointed State Librarian, viii, 228.  
 nominated State Librarian, vii, 684, 903.
- Diahoga indians, ii, 629, 630, 634, 638, 639, 640, 730.
- Dick, John, nominated to the bench, vii, 417.  
 member of Congress, vii, 589, 721, 865.  
 Samuel B., member of Congress, ix, 705.
- Dickerson, J. W., Death of, ix, 93.
- Dickey, Jesse C., member of Congress, vii, 288.  
 John, member of Congress, vi, 916; vii, 116.  
 Oliver I., member of Congress, viii, 927, 930, 1115.
- Dickinson, George, nominated to the bench, vii, 78.  
 John, Biographical sketch, iii, 863.  
 Declaration of re-election of, as President, iii, 935.  
 member of committee of safety, iii, 547.
- Mahlon B., nominated Commissioner of Public Charities, ix, 499.  
 college, iii, 864.  
 Remarks on, v, 94.  
 for 1829, Report on, v, 876.  
 for 1830, Report on, v, 923.  
 for 1832, Report on, vi, 6.  
 Resuscitation of, v, 288.

- Dicks, Peter, Disabled from serving in assembly, ii, 739.
- Dickson, Mark, nominated to the bench, vii, 459.
- Diemer, James, Justice of the peace of Berks county, iii, 354.
- Digest of laws of Pennsylvania, Veto of, xi, 6.
- Dillinger, Jacob, nominated to the bench, vi, 1034.
- Dillon, Amos, Robber of Bucks county collectors, iii, 888.
- Dimmick, Milo M., member of Congress, vii, 288, 457.
- Samuel E., Attorney-General, ix, 216.
- Death of, ix, 491.
- William H., member of Congress, vii, 864.
- Dimmock, Oliver S., nominated to the bench, vi, 677.
- Dimock, Davis, jr., member of Congress, vi, 700, 891.
- Dinkey, Jacob, nominated to the bench, vi, 1031.
- Dinwiddie, Robert (see Virginia, Governor of), Governor of, on  
the boundaries, ii, 684; iii, 466.
- Diplomas, Bogus, ix, 787.
- Disloyalty, On the, of a member of assembly, i, 215, 216.
- Disorderly conduct, Veto of penalties for, x, 1053.
- Disorders, Suppression of, i, 460.
- Disputes, Veto of an act for the adjustment of, iv, 519.
- Distresses, Law for, i, 22.
- Divine right of government, i, 24.
- Divorce bill vetoed, Austin, vii, 186.
- Frontin, vii, 187.
- Howell, vii, 177.
- Johnston, vii, 357.
- Van Duzer, vii, 269.
- Wiltbank, vii, 253.
- bills returned without approval, vii, 404.
- evil, vii, 135.
- in 1829, v, 847.
- legislation, Special, objectionable, vii, 136.
- of Evan Evans and the Majors, Veto of, vi, 397.
- of George Keemple, Crown veto of, iii, 445.
- proceedings, Veto of qualification of a libellant to be a com-  
petent witness in, xii, 586.
- reform, x, 252, 503.
- Dix, John A., Secretary of the Treasury, Letter from, viii, 350.
- Dixmont hospital managers, xii, 110, 389, 391.
- Doan, Aaron, Concerning the outlawry of, iii, 1022.
- proclaimed an outlaw, iii, 924.
- Abraham, proclaimed an outlaw, iii, 924.
- robber of Bucks county collectors, iii, 888, 890.

- Doan, Joseph, laborer, of Plumstead, attainted of treason, iii, 681, 939.  
     proclaimed an outlaw, iii, 924.
- Levi, proclaimed an outlaw, iii, 924.  
     robber of Bucks county collectors, iii, 890.
- Mahlon, proclaimed an outlaw, iii, 924.
- Malin, robber of Bucks county collectors, iii, 890.
- Moses, robber of Bucks county collectors, iii, 888, 890.
- Doble, Joseph, husbandman, of Falls, iii, 682, 939.
- Dobson, John R., nominated Major General, ix, 27, 501.
- Dock, Dry, at Philadelphia, vi, 852.  
     George, nominated asylum trustee, vii, 683, 778; viii, 55, 340, 560.  
     William, nominated to the bench, vi, 965.
- Documents, Recording and preserving, ix, 164.
- Dolston, Isaac, yeoman, of Wimoing, attainted of treason, iii, 696, 939.  
     jun., yeoman, of Wioming, attainted of treason, iii, 696, 939.
- Matthew, yeoman, of Wioming, attainted of treason, iii, 696, 939.
- Dominick, William H., member of Congress, viii, 86.
- Donaldson, William, nominated to the bench, vi, 677.
- Donelley, Captain, William, Murder of, vi, 32.
- Donley, Joseph B., member of Congress, viii, 932.
- Donnell, Charles G., nominated to the bench, vi, 956.
- Doorkeepers to assembly and council, Pay of, iii, 341.
- Doran, Joseph M., nominated to the bench, vi, 676.
- Dougherty, Henry, eldest captain of the provincial fleet, iii, 605.  
     Philip, nominated asylum trustee, viii, 230.  
     William T., nominated to the bench, vii, 246.
- Dove, Robert, leather-cutter, of Philadelphia, attainted of treason, iii, 681, 939.
- Dowers, Veto of act relative to extinguishment of, xi, 619.
- Downingtown Water Works, Veto of, ix, 367.
- Draft of troops, viii, 456.  
     Recruitment in lieu of a, viii, 674.
- Dravo, John F., nominated manager of Pennsylvania Reform School, ix, 652.
- Dred Scott decision, viii, 114.
- Driesbach, Simon, of Northampton county, member convention of 1776, iii, 648.
- Drinking houses too numerous in Philadelphia, i, 88, 108.  
     Licenses for, i, 89, 108, 115, 122, 196, 246, 267, 268.

- Drouth, Proclamation of a fast on account of a prolonged, ii, 407.
- Drum, Augustus, member of Congress, vii, 589.
- Drummers, see salesmen, xi.
- Drunkenness, iv, 918.  
 Law against, i, 22.  
 in 1831, Remarks on, v, 959.
- Duane, W. J., Executor of Stephen Girard, Letter from, vi, 26, 27.
- Duche, Jacob, jun., attainted of treason, iii, 939.
- Duels, Constitution of 1838 on, vi, 514.
- Duffield, William, of Cumberland county, member convention of 1776, iii, 647.
- Duffy, James, nominated Fishery Commissioner, ix, 560.  
 John, nominated to the bench, vi, 677; vii, 25.  
 Thomas, Murder by, v, 895.
- Dugan, William, Murder of, v, 832.
- Dumm, Thomas, Murder by, v, 649.
- Dunbar, Colonel Thomas, Command of, On quarters for, ii, 457.  
 Contemplated arrival of Command of in Philadelphia, ii, 447.  
 Letter to, with regard to defense of frontier, ii, 445.  
 Successor of General Braddock, ii, 433.
- Duncan, David, Commissioner of purchases for Westmoreland county, iii, 807.  
 James, member of Congress, v, 222, 278.  
 William A., member of Congress, ix, 890; x, 218.
- Duncannon iron works, Veto of incorporation of, vii, 29.
- Dunmore, Earl of, iii, 498.  
 Governor of Virginia, Letters to, iii, 457, 464, 478, 480, 481, 506.  
 school board, Veto of special legislation for, xii, 572.  
 town council, Veto of special legislation for, xii, 570.
- Dunn, George, taylor, of Newtown, attainted of treason, iii, 684, 939.  
 taylor, of Providence, attainted of treason, iii, 683, 939.
- Malin, taylor, of Providence, attainted of treason, iii, 684, 939.
- Samuel, nominated to the bench, vi, 965.
- William, laborer, of Providence, iii, 683, 939.
- Duplicate bill, Veto of a, xi, 297, 634.
- Dupui, Aaron, Commissioner to Wyomink indians, ii, 564.
- Du Quesne, Fort, ii, 292.  
 Action at, ii, 434, 440, 448, 489.  
 Braddock's defeat at, ii, 430.

- Du Quesne, Fort, Expedition against (1758), ii, 959.  
 Further movement on, ii, 481.  
 Roads to, ii, 358, 360.
- Durham, Israel W., Insurance Commissioner, xii, 385.
- Durkee, Daniel, nominated to the bench, vii, 359.
- Duty on negroes and mulattoes, iii, 343.  
 on sugar, Plot to evade payment of certain, iii, 497.  
 Tonnage, on ships, iii, 343.  
 on tonnage of vessels, ii, 903, 920, 961.  
 upon wine, rum, brandy and sugar, ii, 961.
- Dyer, Eliphalet, member of committee from Connecticut colony,  
 iii, 448, 451, 455.

## E.

- Eastern Iron Company, Veto of, viii, 160.
- Easton, Dennis, laborer, of Buckingham, iii, 681, 939.  
 Indian conference at, iii, 7, 9, 86, 91, 99, 107, 136.  
 conference at, ii, 941, 942, 943, 948, 950, 954, 957, 958, 960.  
 council at, ii, 742, 743, 745, 751, 756, 758, 765, 838, 841, 842,  
 844, 855, 859, 861, 863, 864, 865, 878.  
 treaty, Request for a copy of, by meeting of Sufferings, ii,  
 966.  
 Veto of creation of fourth ward in, viii, 897.  
 of special street legislation for, viii, 384.
- Eby, Jacob R., nominated asylum trustee, viii, 142.
- Eckert, George N., member of Congress, vii, 115.  
 Valentine, of Berks county, member convention of 1776, iii,  
 647.
- Eckley, John, Order for election of member of council in place  
 of, i, 132.
- Eclectic Medical Examining Board, xii, 4, 38, 351.
- Eddy, Charles, ironmonger, of Philadelphia, attainted of trea-  
 son, iii, 730, 939.  
 Thomas, ironmonger, of Philadelphia, attainted of treason,  
 iii, 774, 939.
- Eden, Robert, Governor of Maryland, Letter to, iii, 508, 512.
- Edgar, James, of York county, member convention of 1776, iii,  
 647.
- Edge, John P., nominated to Board of Agriculture, ix, 815, 931.  
 Thomas J., Secretary of Agriculture, xi, 555.
- Edie, John R., member of Congress, vii, 721, 865.



- Edmunds, William, member of committee of safety, iii, 548.
- Education act, Compulsory, xi, 282.
- Constitution of 1838 on, vi, 514.
- Constitutional provisions for, iv, 127.
- provision for, iii, 645.
- Department of, Establishment of recommended, vi, 453.
- Development of facilities for, iv, 322, 388, 686.
- English system of, vi, 750.
- Establishment of a system of common school, vi, 188.
- Georgia on the application of public lands to, vi, 156.
- Gratuitous, v, 95.
- Higher, in the state, v, 94.
- in Pennsylvania, vii, 615.
- 1846, vii, 75.
- in 1817, Condition of, ii, 953.
- in 1820, v, 230, 247.
- in 1821, v, 287.
- in 1822, v, 394.
- in 1823, v, 495.
- in 1824, v, 550.
- in 1827, v, 753.
- in 1829, v, 872.
- in 1830, v, 905.
- in 1831, v, 962.
- in 1832, vi, 49.
- in 1833, vi, 125.
- in 1835, vi, 236.
- in 1836, vi, 293.
- in 1837, vi, 372.
- in 1838, vi, 453.
- in 1841, vi, 845.
- in 1842, vi, 933.
- in 1844, vi, 1068.
- 1855, vii, 744.
- 1856, vii, 832.
- 1858, vii, 944, 945.
- in 1859, viii, 99.
- in 1860, viii, 182.
- in 1861, viii, 287.
- in 1866, viii, 756.
- in 1867, viii, 784.
- in 1868, viii, 850.
- in 1869, viii, 940.
- in 1870, viii, 1011.

## Education in Pennsylvania, in 1872, ix, 77.

1873, ix, 154.

874, ix, 291.

1875, ix, 407.

1876, ix, 457.

1877, ix, 534.

1878, ix, 584.

1879, ix, 680.

1881, ix, 758.

1883, ix, 900.

1888, x, 695.

1891, x, 886.

1893, xi, 147.

1895, xi, 422.

1897, xi, 743.

1899, xii, 298.

1900, xii, 540.

Industrial, i, 42.

## Educational institutions, iii, 745.

Lancasterian system of, v, 288.

Maryland proposition on the appropriation of public lands  
for, v, 257, 289, 299, 308, 312, 318, 323, 351, 403, 463.

On the general diffusion of, iv, 362.

On universal, vi, 124.

Provisions for, iv, 153, 462, 570, 733, 749, 786, 891, 920.

## Edwards, John, member of Congress, vi, 438, 699.

Joseph, mason, of Providence, attainted of treason, iii, 683,  
939.

Richard S., Commissary General, x, 41, 269, 983.

Samuel, member of Congress, v, 92, 221, 375.

## Eel weirs and fish baskets, xi, 278.

## Effinger, Henry, jun., laborer, of Springfield, attainted of treason, iii, 683, 939.

## Egbert, A. G., member of Congress, ix, 398.

Egle, William H., State Librarian, x, 540, 944; xi, 467; xii, 357,  
388.

## Egremont, Earl of, iii, 119.

Letter from the, iii, 191.

## Ehrenfield, Charles L., State Librarian, ix, 641, 798.

## Ejectment, Veto of act relating to actions of, viii, 199.

Eldred, Nathaniel B., nominated to the bench, vi, 564, 966; vii,  
358.

## Election act, Veto of an, xii, 44.

Annual, i, 474.

First, i, 29.

- Election, Freedom of, 1, 37, 61, 205, 251.  
 of assemblymen, Choice of inspectors at, i, 32, 33, 48, 51.  
 of members of assembly, i, 32, 33, 48, 51.  
 of provincial judges, sheriffs, justices-of-the-peace and coroner, 1, 34, 50.  
 bill, Veto of concurrent resolution requesting Senators to support the federal, x, 977.  
 case, Commission of jurors in contested, x, 222.  
 - Veto of part of appropriation for Saunders-Roberts, xii, 240, 248.  
 contest, Veto of appropriation for, xi, 347.  
 district legislation, Veto of, x, 376.  
   district, Remarks on a bill regulating the, vi, 1031.  
   district, Veto of special legislation for an, viii, 32.  
 districts, iii, 637.  
 Constitutional provisions concerning, iii, 642.  
 irregularities in Lancaster and Northumberland counties, iii, 981.  
 for Westmoreland county, ix, 850.  
 in Shrewsbury, Veto of legalization of, vii, 798.  
 law for Schuylkill county, Veto of special, xii, 109.  
 laws, x, 29.  
   1895, xi, 413.  
   Defects in, iv, 430, 460.  
   Revision recommended of, v, 453.  
   Veto of an amendment to the, iv, 515.  
 legislation for Jefferson county officers, Veto of, x, 574.  
   Veto of special for Mauch Chunk, ix, 185.  
 of commissioner's clerk in York county, Veto of special legislation, ix, 821.  
 of county officers, where the counties constitute a separate judicial district, Veto of act relating to, ix, 856.  
 cf delegates to Constitutional convention of 1872, ix, 114.  
 of judges, Veto of an act for, vii, 471.  
   Veto of legislation on, ix, 45.  
 of president and vice president, Proposed constitutional amendment concerning the, iv, 532.  
 of a supervisor, Disputed, vii, 678.  
 of town council in Connellsville, Veto of legislation upon, ix, 219.  
 officers of Centre county, Veto of special legislation on the, x, 1034.  
 on the question of erecting Lackawanna county from Luzerne, proclamation of, ix, 656.  
 riots, vi, 184.

- Election, Special act for, in Fayette county, Veto of, viii, 1045.  
 Veto of part of appropriation for Shiffer-Leh, xii, 242, 248.
- Elections, Constitution of 1838 on, vi, 507.
- Constitutional amendment relative to, Veto of joint resolution proposing a, xii, 489, 490.
    - provisions for, iv, 122.
  - Contested, iv, 66.
  - freedom of, ix, 153.
  - Constitution of 1838 on, vi, 516.
  - On a bill to regulate general, iv, 379.
  - Participation in by soldiers, viii, 468.
  - Place for holding, Veto of an act on, xii, 49.
  - Proclamations for, ix, 84.
  - Troops at, viii, 1160.
  - Veto of act to change place of, in Potter county, viii, 988.
  - Wagering and betting on, Revision of the law against, v, 453, 552.
    - Veto of a bill to regulate general, iv, 387.
- Elector, Qualifications of an, iii, 632.
- Electoral franchise, vii, 888.
  - Conditions of the, vi, 447.
- Electors of the province, i, 37.
  - Connecticut proposition on election of, v, 126.
  - Massachusetts proposition on the election of, v, 78.
  - New Jersey proposition on the election of, v, 51, 52, 85, 124, 127, 130, 140, 144.
  - North Carolina proposed constitutional amendment concerning, iv, 797.
  - Pennsylvania, for 1824, Proclamation and papers of, v, 533, 536, 538, 539, 540, 541.
  - Pennsylvania, for 1828, v, 776, 778.
  - Presidential, iv, 70, 71, 233, 356, 359, 465, 539, 542, 646, 648, 774, 779, 798, 912, 914; vi, 34, 280, 701, 1051.
    - 1848, vii, 286.
    - 1852, vii, 592, 594, 595, 609.
    - and election, v, 455.
  - Proclamation convoking the assembly to provide for the choice of, iv, 452.
  - Provisions for, iv, 454, 457, 460.
  - Tennessee proposed constitutional amendment on election of, v, 623, 631, 638, 688.

Elk county, Veto of special tax law for, viii, 251.

Elkin, John P., Attorney General, xii, 384.

- Elliott, Andrew, attainted of treason, iii, 939.
- Benjamin, of Northampton county, member convention of 1776, iii, 648.
- D. Stewart, Major General, ix, 200.
- Fleming, alleged murderer of John Faughnar, iii, 517.
- Captain Jesse Duncan, U. S. N., Gold medal to, v, 198, 199.
- Matthew, indian trader, of Westmoreland county, attainted of treason, iii, 684, 939.
- Mortimer F., member of Congress, ix, 891.
- "Young man by the name of," messenger to the Shawnese indians, iii, 489.
- Ellis, William Cox, member of Congress, v, 222, 278, 375.
- Ellmaker, Amos, member of Congress, iv, 867, 880.
- William, nominated to the bench, vii, 468.
- Elwood, John, waterman, of Bristol, attainted of treason, iii, 682, 939.
- Emancipation of slaves, Ohio proposition for the gradual, v, 507, 555, 580, 582, 601, 602, 603, 642, 645, 716.
- New Jersey proposition for the gradual, v, 572, 642.
- Embargo on all craft under one hundred tons burthen, iii, 821.
- on outward bound vessels, iii, 723, 727, 728, 737, 743.
- on provisions, iii, 692, 694, 702; ii, 615, 616.
- and war stores, ii, 637.
- on supplies for French ports, ii, 362.
- on vessels at Philadelphia, iii, 144.
- carrying provisions, Recommendation of an, ii, 772.
- powers, Massachusetts proposed constitutional amendment on, iv, 689, 717, 723, 737, 739, 740.
- Raising of, ii, 834.
- Relaxation of, ii, 797.
- Remonstrance of Assembly against, ii, 813.
- Embezzlement from unincorporated societies, Veto of act to define, x, 395.
- Emergency fund for epidemics, Veto of a part of appropriation for, xii, 461.
- Eminent domain, Disapproval of exercise of, without compensation to property owners, vii, 170.
- for school directors, viii, 46.
- to cities for park purposes, Veto of extension of right of, xii, 101.
- Emporium, Veto of alteration of charter of, viii, 893.
- Endicott, William C., Letter from, 290.
- Engine and boiler inspector, Examiners for, xii, 408.

- Eneu, Joseph, nominated recorder for Philadelphia, viii, 46.
- England, Cessation of hostilities with, iii, 894.
- Claims against, viii, 1158.
- Congratulatory to Assembly on the definite treaty of peace with, iii, 947.
- Congratulatory addresses to the King of, i, 418, 434, 896.
- Educational system of, vi, 750.
- Exhortation accompanying a resolution of the British parliament on the differences existing between the colonies and, iii, 513.
- King George II of, iii, 39.
- George III of, 39.
- On the differences between the colonies and, iii, 505.
- Peace of Ghent with, 1815, iv, 868.
- Proclamation concerning certain colonies of, iii, 242.
- of peace with, iii, 885.
- of terms of peace between the United States and, iii, 954.
- Samuel, trespass of, ii, 97, 98.
- Engle, Joseph, nominated to the bench, vi, 749; vii, 168.
- re-nominated to the bench, vi, 864.
- English (see also British), liberties, Law giving assent to enjoyment of, i, 357.
- sloop of war, ii, 65.
- troops in America, i, 886.
- Enrolment tax, vii, 842, 912.
- Ensor, George, cooper, of Southwark, attainted of treason, iii, 729, 939.
- Entail, Constitutional provision discouraging, iii, 643.
- Entertainment appropriation in connection with the centennial of the federal constitution, Veto of, x, 634.
- Epidemic of cholera, vi, 30, 41.
- of malignant fever, On a contagious, iv, 267, 283, 383, 386, 405, 426, 500.
- severe, occasioning the adjournment of the legislature, iv, 394.
- Epidemics, Emergency fund for, Veto of part of appropriation for, xii, 461.
- Epileptics, xii, 304.
- Eppley, Daniel, nominated asylum trustee, ix, 644, 795.
- Equipment for the militia, iv, 468, 783, 955.
- Equity cases of account, Appeal in certain, xi, 592.
- Veto of act that a suit wrongly begun in, may be continued at law, xi, 562, 578.

- Erdman, Constantine J., member of Congress, xi, 98, 394.  
 Jacob, member of Congress, vi, 1048.
- Erie, viii.  
 county, Veto of special road legislation in, viii, 78.  
 Defenses of the city of, viii, 433.  
 Pennsylvania Marine Hospital at, viii, 816.  
 Sunbury and, railroad, see railroad, viii.  
 and Waterford turnpike, v, 250, 252.  
 Lake, and French creek canal, v, 505.  
 bank, Veto of, vii, 567, 579.  
 City Bank, Veto of, vii, 604.  
 Farmers' and Mechanics' bank, Veto of, vii, 180.  
 Protection of Franklin Canal Company at, vii, 682, 686.  
 Railroad company, Pittsburg and, vii, 537.  
 canal, Relative to the, vi, 1079.  
 On a canal basin at, vi, 164.  
 county, Pathmasters in, xi, 600.  
 for park, Veto of grant of land to, xii, 138.  
 Veto of appropriation for Florence Crittenden Home at, xii, 603.
- harbor, on the, ix, 4.  
 Hostile indians before, iv, 783.  
 Insecurity of public property at, iv, 869.  
 Lake and northern boundary, iv, 25.  
 Battle of, iv, 819.  
 frontier militia on, iv, 833.  
 Lands on, iv, 734.  
 Indian, iv, 48, 49, 54, 68, 75, 83.  
 Purchase of, iv, 178, 191, 192.  
 tract, Purchase of the, iv, 225.  
 War of 1812 on, iv, 783, 819, 828, 853.  
 Marine Hospital, Veto of act to pay certain debts of, x, 597.
- Ermentrout, Daniel, member of Congress, x, 217, 478; xi, 724; ix, 746, 888.
- Errett, Russell, member of Congress, ix, 521, 705, 747.
- Erwin, Edward, laborer, of Rye, attainted of treason, iii, 776. 939.
- Espie, David, Commissioner of exchange for Bedford county, iii, 720.
- Estates, Settlement of intestate, iii, 325.  
 Taxation of, iii, 24, 27, 46, 47, 61, 69, 72, 128, 131, 185, 191, 194, 269, 278, 280, 283, 288, 289, 295, 296, 342.  
 of, ii, 454, 459, 473, 483, 490, 495, 518, 530, 552, 681, 776, 779, 780, 919, 922, 926, 973, 975, 976.  
 Veto of time limitations on decedents, x, 604.

- Etter, Henry, Veto of a bill to authorize, to erect a dam in the  
Susquehanna, vii, 93.
- Evans, Abel, lawyer, of Philadelphia, attainted of treason, iii,  
676, 939.
- Alvin, member of Congress, xii, 516.
- Barton D., Superintendent of Public Printing, x, 781.
- Charles, nominated to the bench, vii, 91; vi, 730.
- Evan, Divorce of, vi, 397.
- member of Assembly, iii, 936.
- I Newton, member of Congress, ix, 519, 888; x, 217.
- Israel, blacksmith, of Upper Dublin, attainted of treason, iii,  
677, 939.
- Jared B., nominated to the bench, vii, 463.
- Joel, merchant, of Philadelphia, attainted of treason, iii, 680,  
939.
- John, Biographical note, i, 187.
- carpenter, of Philadelphia, attainted of treason, iii, 695, 939.
- Joshua, member of Congress, v, 774, 897.
- Josiah W., nominated to the bench, vi, 983.
- William, carpenter, of Nonington, attainted of treason, iii,  
677, 939.
- carpenter, of Philadelphia, attainted of treason, iii, 695, 939.
- Eve, Oswald, merchant and gunpowder-maker, of Northern Lib-  
erties, attainted of treason, iii, 676, 939.
- Everhart, James B., member of Congress, ix, 888; x, 217.
- William, member of Congress, vii, 588.
- Ewing, James, Declaration of election as vice president, iii, 935.
- John, commissiomer on Virginia boundary line, 747, iii, 806.
- H., member of Congress, vi, 1049.
- Exchange in connection with bills of credit, iii, 720.
- of laws, Connecticut on, v, 53, 606.
- Excise bill, iii, 533; ii, 633, 737; i, 531, 532, 533, 534.
- collectors ineligible to assembly, council and congress, iii,  
638.
- on wine, rum, brandy and other spirits, iii, 342.
- Renewal of, i, 837.
- Execution of the death sentence, iv, 684.
- Executions, Veto of modification of act relating to, ix, 25.
- Executive affairs, Interference of Assembly in, iii, 762, 803, 816,  
838.
- building, 1895, xi, 430.
- mansion for the State, Need of, v, 850.
- Veto of remodeling, x, 631.
- power of governor and council, i, 47, 63.



- Executor, Veto of sale of real estate of decedents of other than the, x, 1070.  
     Veto of special legislation for, vii, 710, 800.  
 Executors and trustees, Veto of legislation for perfecting conveyances of real estate under sales made by, ix, 384.  
 Exemption act; Homestead, Veto of, xii, 594.  
     law, ix, 308, 434.  
 Exhibition, American, in London, Veto of act for relief of Pennsylvania exhibitors in, x, 579.  
 Explosives, Transportation of, xi, 444.  
 Exposition, Atlanta, xi, 711, 789.  
     Centennial, ix, 19, 28, 177, 212, 286, 376, 412, 440, 552.  
     managers, ix, 503, 645.  
     Proclamation of "Pennsylvania Day" at, ix, 511.  
     Columbian, x, 907, 982, 983; xi, Columbian, 70, 179, 217, 369, 448.  
     National export, at Philadelphia, Pennsylvania day at, xii, 502.  
     Pan American, xii, 557.  
     Paris, x, 739.  
     State in the, viii, 873, 590.  
     Vienna, ix, 227, 309.  
 Express Company, Pennsylvania, Veto of, viii, 968.  
 Extradition from Virginia, Question of, iv, 179, 218, 220, 222.  
     of Samuel B. Hartman, Revocation of, viii, 996.

## F.

- Factories, steam, Veto of prohibition of, adjacent to school houses; ix, 267.  
 Factors, Punishment of dishonest, i, 42.  
 Factory inspection, 1893, xi, 176.  
     1897, xi, 786.  
     inspector, 1891, x, 901.  
 Factory inspector, 1891, x, 901.  
     Inspector James Campbell, xi, 520; xii, 357, 388.  
 Fairlamb, John, Provincial commissioner for Chester county, iii, 295.  
     Samuel, yeoman, of Chester, iii, 775, 940.  
 Fairmount park, Veto of speedway in, x, 797.  
 Falkenstine, Jacob, yeoman, of Passyunk, attainted of treason, iii, 729, 939.  
 Falkenton, Abraham, laborer, of Providence, attainted of treason, iii, 683, 939.  
 Fall Brook Coal Company, Veto of, viii, 162.

- Famine in Ireland and Scotland, 1847, vii, 167.  
 in Russia, xi, 81, 83.
- Farmer, Interests of the, 1848, vii, 314.
- Lieutenant Colonel Lewis, Commissary of the State, iii, 711.
- Farmers' act, Veto of, xii, 171.
- Farmers' High School, vii, 831, 944; viii, 103, 186, 281.  
 institutes, 1899, xii, 313.
- market corporation, Veto of Bucks county, vii, 580.
- Farquhar, A. B., Letter from, xi, 224.
- Farrelly, John Wilson, member of Congress, vii, 116.
- Patrick, member of Congress, v, 222, 376, 646.
- Fast day, Proclamation of a, ii, 407, 827; iv, 840; vi, 30; viii, 407;  
 ix, 877.  
 1777, Proclamation of, iii, 652.  
 1778, Proclamation of, iii, 665,  
 1781, Proclamation of, iii, 788.  
 1782, Proclamation of, iii, 843.
- Fatnal, Anne, applicant for relief, iii, 1037.
- Faughnar, John, murder of, iii, 517.
- Fauquiere, Francis, Governor of Virginia, iii, 316, 328, 330.
- Fayette county railway company, viii, 61.  
 Veto of special road act for, xii, 122.  
 township division, viii, 215.
- Featherby, Thomas, miller, of Solsbury, iii, 682, 939.
- Fee bill legislation, Veto of special, for courts of common pleas,  
 x, 356.  
 Veto of special sheriffs', in large counties, x, 421.  
 system in county offices, 1895, xi, 410.
- Feeble-minded children, Commission to erect an institution for,  
 xi, 482, 549.  
 Institution for, at Polk, Veto of appropriation for archi-  
 tect's fees at, xii, 597.  
 Institution for, Trustees of, xii, 16, 20, 24, 32, 53, 349, 387.  
 Veto of a joint resolution for a commission on the institu-  
 tion for the, xii, 29.  
 Veto of appropriation for, xii, 598.  
 Veto of appropriation for training school for the, x, 634.
- Fees, Bill of, ii, 344.  
 discountenanced, iii, 643.  
 not to be paid to Governor or to deputies, iii, 643.  
 of colonial officers, iii, 344.  
 of members of council and assembly, i, 62.  
 of office holders, i, 268.  
 to officials not to at charge of the proprietary, i, 113.

- Fees, Veto of bill for, for the assembly, i, 166.
- Fegan, Lawrence, tavern-keeper, of Northern Liberties, attainted of treason, iii, 681, 939.
- Fell, D. Newlin, elected to Supreme bench, xi, 373.  
William, weaver, of Buckingham, attainted of treason, iii, 681, 939.
- Felons, Liability of property of, i, 41.
- Female college, Pennsylvania, Address at, vii, 615.
- Fence act, Veto of a wire, xii, 97.  
bill, Veto of a, xi, 320.  
laws, x, 708.
- Fenton, Ephraim, nominated to the bench, vii, 240.
- Ferguson, Henry Hugh, commissary of prisoners for General Howe, of Philadelphia, attainted of treason, iii, 669, 689, 939.  
James, nominated to the bench, vi, 729.
- Fernald, Henry T., economic zoologist, xii, 364, 389.
- Ferries, Establishing, i, 554.  
Veto of a bill to take right of, from the proprietary, i, 166.
- Ferry legislation, Veto of, x, 407.
- Fertig, John, nominated asylum trustee, ix, 820.
- Fetterman, G. L. B., nominated manager Pennsylvania Reform School, ix, 652.
- Feuds, Avoidance of, i, 106, 117.
- Fever, Epidemic of, iv, 394, 405, 426, 500, 569.  
Yellow, in Philadelphia, iv, 444.
- Fields, Daniel, yeoman, of Wioming, attainted of treason, iii, 696, 939.  
George, yeoman, of Wioming, attainted of treason, iii, 696, 939.  
Gilbert, yeoman, of Wioming, attainted of treason, iii, 696, 939.
- Finances (see appropriations, sinking fund, viii), iii, 710, 799, 813, 817, 832, 848, 866, 879, 948, 961, 991, 1013; iv, 78, 91, 142, 169, 172, 175, 184, 190, 194, 205, 226, 235, 243, 260, 272, 277, 281, 308, 324, 349, 369, 401, 419, 431, 464, 480, 505, 530, 546, 584, 619, 626, 652, 687, 759, 788, 789, 810, 828, 853, 857, 862, 863, 885, 891, 899, 900, 902, 905, 956; v, 107, 139, 152, 160, 230, 282, 285, 387, 390, 413, 423, 441, 457, 480, 549, 552, 594, 598, 600, 659, 672, 752, 781, 841, 910, 969, 981.  
Special message on the, v, 879; vi, 42, 58, 132, 136, 160, 166, 186, 196, 223, 235, 255, 259, 297, 311, 346, 370, 418, 462, 481, 532, 561, 590, 599, 646, 651, 672, 675, 679, 683, 705, 730, 734, 763, 793, 820, 876, 888, 898, 904, 907, 922, 953, 992, 1056.

- Finances in 1834, Special message on, vi, 166.  
in 1836, Special message on, vi, 259.  
in 1837, Proclamation on, vi, 346.  
in 1838, Special message on, vi, 418.  
in 1839, Special message on, vi, 532.  
in 1840, Further on the, vi, 683.  
In 1841, vi, 820.  
Special message on, vi, 730.  
In 1842, Special message on, vi, 876, 881, 898, 904.  
in 1843, Special message on, vi, 353.  
1845, vii, 10, 32, 39, 40.  
1846, vii, 58, 74, 78, 98.  
1847, vii, 121, 162.  
1848, vii, 194, 242, 258.  
1849, vii, 302, 322.  
1850, vii, 370, 391.  
1852, vii, 544.  
1854, vii, 629, 660.  
1855, vii, 725.  
1856, vii, 817.  
1857, vii, 867.  
1858, vii, 925; viii, 12, 189, 972.  
1859, viii, 89.  
1860, viii, 173.  
1861, viii, 270.  
1862, viii, 413.  
1863, viii, 447.  
1864, viii, 550.  
1865, viii, 643.  
1866, viii, 709.  
1867, viii, 745, 792.  
1868, viii, 843.  
1869, viii, 934.  
1870, viii, 1003, 1122.  
1872, ix, 61.  
1873, ix, 138.  
1874, ix, 283.  
1875, ix, 404.  
1876, ix, 452.  
1877, ix, 524.  
1878, ix, 574.  
1879, ix, 667.  
1881, ix, 753.

- Finances, 1883, ix, 895.**  
 1885, x, 228.  
 1887, x, 484.  
 1888, x, 683, 689.  
 1891, x, 879, 969, 1018.  
 1893, xi, 110.  
 1895, xi, 398, 537.  
 1897, xi, 733.  
 1897, xii, 82.  
 1899, xii, 292.  
 1901, xii, 537.  
 Conferences with Assembly on, iii, 720.  
 Fire marshall of Allegheny county, xi, 304.  
 Governor Bigler's special message on, vii, 544.  
 Insufficient, iii, 796.  
 insufficient to raise troops, iii, 837.  
 Legislation recommended for, iv, 7.  
 Message convoking an extra session of the Assembly on  
   account of, vi, 681.  
 of the State, Shortage in the, iii, 792, 793.  
 Proposed sale of State Island for the, iii, 802.  
 Relation of State, to natural, iii, 991.  
 Sinking fund and, vii, 327, 476, 913.  
 Veto of an act to provide for the settlement of accounts per-  
   taining to, iv, 619.  
 Veto of a bill in the interest of the, vi, 793.  
**Fincker, Benjamin, yeoman, of New Garden, attainted of trea-  
 son, iii, 786, 940.**  
**Findlay, James, appointed Secretary of the Commonwealth, vi,  
 139.**  
 John, member of Congress, v, 278, 375.  
   R., nominated to the bench, vii, 33.  
 William, Biographical sketch, v, 3.  
   Inaugural address, v, 7.  
   Proclamation of election as governor and continuing of-  
   ficials, v, 6.  
**Findley, John, nominated to the bench, vi, 952.**  
 John King, nominated to the bench, vi, 756, 865.  
 William, member of Congress, iv, 202, 228, 330, 537, 588, 666,  
   728, 777, 867.  
   member constitutional convention of 1790, iv, 135.  
**Fines, Excessive, Constitution of 1838 on, vi, 517.**  
 Labor recommended as a substitute for, iv, 6.  
 Moderate, i, 40, 106.  
 to be moderate, iii, 641.

- Finney, Darwin A., member of Congress, viii, 744, 927, 953.
- Fire act, Veto of a borough, xii, 130.
- alarm act for buildings, Veto of a, xii, 187.
  - protection act, Veto of a theater, xii, 215.
  - at Pittsburg, Great, vii, 38.
- Companies, Veto of reduction of enrollment tax on, viii, 362.
- company legislation, Veto of, x, 561, 564.
  - department of Lebanon, Veto of special legislation for, x, 158.
  - salvage associations, Veto of, x, 1046.
  - Danger of, to public records, iv, 92.
- Firemen, Election of fire department officers by, xi, 285.
- Veto of pension for, xi, 246.
  - and policemen, Veto of pension legislation for, x, 385, 607.
  - Veto of pension for, x, 142.
  - relief associations, Veto of, x, 1064.
- Fish, see also trout, ix.
- and fishing, i, 551.
  - and game warden, Veto of a, xii, 213.
  - baskets and eel weirs, xi, 278.
  - commission work, 1893, xi, 175.
  - 1895, xi, 456.
  - laws, iii, 645.
  - or game acts, Veto of eleven, xii, 205.
- Fisher, Coleman, son of William Fisher, of Philadelphia, attainted of treason, iii, 676, 939.
- James, trader, of Philadelphia, attainted of treason, iii, 681, 939.
  - Hiram H., Quartermaster General, x, 65.
  - Horatio G., member of Congress, ix, 704, 747.
- Fisheries in , viii, 875.
- 1870, viii,
  - in the Delaware, New Jersey legislature on, iv, 688.
  - in the Delaware, vi, 79.
  - New Jersey on, ix, 30.
  - in the Susquehanna, v, 681; viii, 951.
- Fishery, 1874, ix, 301.
- 1875, ix, 429.
  - 1876, ix, 484.
  - 1877, ix, 547.
  - 1879, ix, 695.
  - 1881, ix, 784.
  - act, Veto of, xi, 48, 616.
  - commission, x, 41, 273, 293, 569, 903, 945, 1045; xi, 468, 521, 569.
  - Commissioners, xii, 363, 389, 402; ix, 560, 821.

- Fishery Commissioners, Veto of creation of, 1873, ix, 190.  
in Monongahela and Ohio rivers below Pittsburg, Veto of act concerning, x, 175.  
in the Brandywine, iii, 416.
- Fishing and hunting, i, 52, 65.  
with gill nets, Maryland on, v, 557.
- Fishway resolution, Veto of a, x, 111.
- Fitzsimmons, Thomas, member of Congress, iv, 69, 202, 228.
- Flag for the province, Payment for, i, 670.
- Flax culture, i, 545, 673.  
purchase of a machine making yarn from, recommended, iv, 671.
- Fleeger, George W., member of Congress, x, 219.
- Fleet, Commander of the provincial, iii, 601, 602, 603, 605, 611, 617, 619.  
Instructions for commanders in the, iii, 578.  
Lack of discipline in the, iii, 611.  
Muster master of the, iii, 576.  
Pay and allowances of, iii, 571.  
Paymaster of the, iii, 577.  
Provincial, iii, 565, 570, 574, 576, 577, 578, 591, 598, 600, 601, 602, 605, 611, 617, 619.  
Ships' husband of the, iii, 577, 598.
- Fleming, John, nominated to the bench, vi, 672.
- Flemmin, Low, yeoman, of Mount Bethel, attainted of treason, iii, 730, 939.
- Flemming, John, of Chester county, member convention of 1776, iii, 647.
- Fletcher, Benjamin, Biographical note, i, 153.  
Inaugural address, i, 155.  
Relief as Governor, i, 72.
- Fleury oil company, Veto of special incorporation of, viii, 57.
- Flood, Johnstown, x, 869.  
Proclamation relative to suffers from, x, 826.
- Florence, Thomas B., member of Congress, vii, 456, 587, 720, 864; viii, 85.
- Florida, East, Province of, iii, 241.  
West, Province of, iii, 242.
- Flour, On the law on exportation of, iii, 801.
- Floyd, John, Governor of Virginia, Letter from, vi, 82.
- Foederer, Robert H., member of Congress, xii, 518.
- Follman, Daniel, nominated to the bench, vii, 459.
- Food (see also vinegar) adulteration act, Veto of, xii, 575.  
Commission, Dairy and, 1895, xi, 451.

- Food Commission, Dairy and, 1897, xi, 773.  
 Dairy and, Veto of part of appropriation for investigation of xii, 229.  
 situation, Dairy and, 1900, xii, 547.  
 supplies, Against cornering, iii, 709, 713.
- Forage for the army, ii, 393.
- Forbes, General, Expedition of, ii, 959, 962.
- Ford, James, member of Congress, v, 774, 897, 898.  
 Samuel, counterfeiter, iii, 443.
- Fore, David, nominated to the bench, vii, 176.
- Foreign relations, iv, 421.
- Foreigners, On an act for the relief of the heirs of unnaturalized, i, 820.
- Forestry, 1874, ix, 308; x, 710, 746.  
 1875, ix, 433.  
 1895, xi, 454.  
 1897, xi, 776.  
 1899, xii, 311.  
 act, Veto of a, x, 408.  
 Commission, xi, 472.  
 congress, Memorial of American, x, 276.  
 reservations, xii, 550.
- Forfeited recognizances and fines by contract, Veto of collection of, x, 387.
- Fornance, Joseph, member of Congress, vi, 438, 699.
- Forney, Wien, State Librarian, viii, 495, 733, 972.
- Forrest, Colonel Thomas, member of Congress, v, 92, 377.
- Forster, J. Montgomery, nominated Insurance Commissioner, ix, 267, 507, 928; x, 300, 749.  
 John M., nominated to the bench, vii, 151, 176.
- Fort (see also Pomphret Castle) Allen, ii, 788; iii, 39, 41.  
 at Carlisle, ii, 685.  
 at Crown Point, ii, 368, 375.  
 Franklin, iv, 217.  
 at Le Boeuf, iv, 327, 328, 329.  
 at Mud Island, iv, 272, 281, 283.  
 at Shippensburg, ii, 685.  
 at Wyomink, ii, 878.  
 Augusta, ii, 872; iii, 39, 41, 203, 209, 230, 324, 417.  
 Evacuation of, iii, 308.  
 Payment of garrison of, iii, 308.



- Fort Augusta, Support of garrison of, iii, 297.
- Bedford, Murder of an indian near, iii, 315, 317, 327, 330.
- Cumberland, Murder of an indian near, iii, 315, 317, 327, 330.
- Du Quesne, see Braddock, Du Quesne, ii.
- Island (see also Province Island and State island), iii, 594.
- Loudoun, ii, 925.
- Loudon, Letter to Lieutenant Grant, commanding, iii, 303.
- Mifflin on Mud island, v, 670, 671.
- on the Ohio, ii, 259, 264, 273.
- Pitt, iii, 177, 181, 202, 209, 313, 382, 384, 409, 529, 782, 836; iv, 177.
- Evacuation of, by British troops, iii, 537.
- Indian treaty at, iii, 389.
- Provincial troops for, iii, 538.
- Stanwix, iii, 1020.
- Treaty at, iii, 402.
- Washington, iii, 836.
- Fortifications on Mud Island, iii, 456.
- Forts, Markers for Indian, xi, 460, 488.
- Veto of reprint of report on frontier, xii, 62.
- Forward, Chauncey, member of Congress, v, 775.
- Walter, member of Congress, v, 376, 377.
- Foster, Charles, Letter from, ix, 807.
- Henry D., member of Congress, vi, 916, 1049; viii, 1116.
- Solomon, nominated to the bench, vii, 461.
- Thomas, magistrate of Lancaster county, iii, 273.
- William B., Jr., Letter from, viii, 69.
- Foundry, National, vi, 852.
- Fouts, Christian, attainted of treason, iii, 939.
- Fox and mink legislation for Greene county, xi, 298.
- legislation for Fayette county, xi, 294.
- Fox, John, cutler, of Philadelphia, attainted of treason, iii, 774, 939.
- nominated to the bench, vi, 744.
- nomination to the bench withdrawn, vi, 748.
- Joseph, blacksmith, of Philadelphia, attainted of treason, iii, 774, 939.
- Jr., member of Congress, v, 774.
- Frailey, Charles, nominated to the bench, vii, 242.
- Frame of the Government (1682), i, 24.
- (1683), i, 45.
- (1696), i, 55.
- 1776, iii, 632
- Dissatisfaction with, iii, 655.

- France (see also French), Attitude of six nations towards, i, 848, 850.
- Consul General Sieur Holker of, iii, 823.
- Defence of province in war with, iii, 830, 833, 835, 838, 848, 850, 858, 871, 878, 886, 889, 890, 897, 899, 901.
- Deserters from naval vessels of, iii, 852, 872, 881.
- Exequatur of Sieur Pierre Francis Barbe de Marbois as vice consul, iii, 1031.
- Peace of Fontainbleau, iii, 188.  
of Paris with, iii, 206.
- Reward for the insulter of the secretary of the legation of, iii, 967.
- Thanksgiving for peace with, iii, 207.
- War in, 1816, iv, 881.
- Franchise, Conditions of the elective, i, 58.  
Electoral, iv, 885; v, 392, 663, 848.  
for the militia, iv, 785.
- Francis, Colonel Turbutt, iii, 308.  
Letter to, iii, 412, 417.
- Frankford arsenal, Government purchase of land adjoining, vii, 356.  
Cession of jurisdiction to United States over lands adjoining, x, 289.  
On cession to the United States of, 927.  
Taxation of, vi, 553.  
United States desires jurisdiction over, iv, 143, 689.
- Franking privilege, Extension of, to school purposes, vi, 337.
- Franklin, Benjamin, ii, 684, 702, 708, 716.  
Agent in Great Britain, iii, 36, 166.  
Biographical sketch, iv, 3.  
Commission to treat with Ohio indians, ii, 197.  
Commission to treat with six nations at Albany, ii, 282, 284.  
in the Assembly, ii, 552.  
member of committee of safety, ii, 548.  
Papers as president of the supreme executive council, iv, 6.  
Portrait by Martin, presented to the State, iv, 101.  
president of committee of safety, iii, 546, 549, 574.  
president convention of 1776, iii, 648.
- William, Governor of New Jersey, iii, 266.
- and Hall, Prohibition to publish correspondence of Governor minutes of Assembly, ii, 367.
- canal controversy, vii, 682, 686, 696, 704.
- county paupers, Care of, v, 471.

- Frazier, James, Veto of a bill relative to a claim of, vi, 662.
- Freedley, John, member of Congress, vii, 115, 288.
- Freedom of worship, i, 43, 119.
- Freeman, Chapman, member of Congress, ix, 396, 518.
- Freemasonry, Against, vi, 285.
- Freemen on the province, i, 37.
- Freight rates on coal, Railroad company's power to advance, ix, 8.
- French, H. F., Letter from, ix, 804.
- Thomas, Failure to marry according to church of England, i, 127.
- (see also France) and English, Hostilities between, i, 879.
- and Indians, Danger from, i, 138, 697.
- (1720), On, i, 361.
- on a branch of the Mississippi, i, 878, 880.
- attempt to seduce the six nations, i, 871.
- Danger from (1702), i, 182.
- Defection of Peter Chartier to, i, 864.
- encroachments (1731), i, 491.
- (1732), i, 497.
- Means to prevent the Indians joining the, i, 169, 171.
- privateers, Danger from, i, 279, 281.
- Defense of the province against the, i, 141.
- war, Appropriations for the, i, 300, 301, 304, 320.
- and indian war, iii, 9, 12, 14, 16, 17.
- Assistance in, ii, 967, 970, 971, 972.
- ended by peace of Aix-la-Chapelle, ii, 96.
- and indians, ii, 5, 20, 25, 37, 73, 129, 132, 135, 200, 260, 264, 288, 300, 301, 310, 371, 381, 422, 424, 434, 442, 445, 474, 504, 506, 508, 509, 512, 515, 603, 610, 612, 632, 677, 741, 810, 866, 870, 914, 962.
- and Spaniards, Outrage by, ii, 10.
- claims in Allegheny county, ii, 689.
- Contraband trade with, ii, 416.
- deserter, warrant for the arrest of a seditious, ii, 786.
- encroachments, ii, 580, 609, 610, 612.
- fleet, ii, 426.
- Hostilities by, ii, 273, 327, 370, 371, 378, 424, 430, 434.
- Leeward Islands, Spanish prisoners sent to, ii, 16.
- Legislation recommended to prevent, from obtaining supplies, ii, 477.
- Nova Scotians, Arrival of deported, ii, 549, 554.
- ports, Embargo on supplies for, ii, 362.
- prisoners, ii, 59, 67, 69.

- French privateer, ii, 60, 61.  
 seamen, Impressing of, iii, 717.  
 Schooner, *Nostra seignora de Rozario*, etc., ii, 196, 197.  
 ship, On the alleged seizure of a, ii, 85.  
 ships of war, Approach of, ii, 378.  
 citizens, Rights of, viii, 1143.
- Frenchmen, Warrant for the arrest of five seditious, ii, 785.
- Fretwell, Ralph, Claims to land by, ii, 690.
- Frick, Alexander J., nominated asylum trustee, ix, 439.  
 Henry, member of Congress, vi, 916, 1040.
- Friends (see Quakers) and indians, ii, 836, 837.
- Frontier, Defence of, iv, 231, 258, 271, 323, 327, 328, 329, 342, 345.  
 Towns on the northwest, iv, 354.  
 Western, Defence of, iv, 214, 215, 216, 217.  
 Intrusion on the, iv, 624.  
 counties, Defence of, iii, 762.  
 indian troubles, iii, 836, 852.
- Frontiers, Defense of, ii, 473, 474, 478, 489, 580, 608, 610; iii, 800.
- Frontin divorce, vii, 187.
- Frow, James, nominated to the bench, vii, 234.
- Fry, General James B., Letter from, viii, 567.  
 Jacob, Jun., member of Congress, vi, 181, 278.
- Fuller, George, member of Congress, vi, 1050.  
 Henry M., member of Congress, vii, 457, 720.  
 James, nominated to the bench, vii, 83.
- Fullerton, David, member of Congress, v, 92, 219.
- Funds, Deposits of public, x, 28.  
 for the support of the government, i, 76, 81.
- Funk, Lewis H., Superintendent of Public Printing, viii, 558.
- Furner, Edward, yeoman, of Wioming, attainted of treason,  
 iii, 696, 939.  
 Morris, yeoman, of Wioming, attainted of treason, 696, 939.
- Furniture, Veto of presentation of, to president pro tem. of  
 Senate and Speaker of House, xii, 611.
- Fursuer, Andrew, laborer, of Allen, attainted of treason, iii,  
 684, 939.
- Fury, James, Murder by, v, 832.
- Futhey, J. Smith, nominated to the bench, ix, 721.

## G.

- Gabriel, George, House of, refuge for the murderer Stump, iii,  
 352, 354, 363.

Gage, General Thomas, iii, 257, 263, 270, 272, 275, 300, 310, 313, 322, 365, 410, 423, 529, 537, 583.

Thomas, Letter to, on riots in Cumberland county, iii, 304.

Gaina, Francis, alias Kanah, Murder by, v, 894, 895.

Galbraith, John, member of Congress, vi, 38, 182, 439.

Galbreath, Bartram, of Lancaster county, member convention of 1776, iii, 647.

James, justice of the peace of Cumberland county, iii, 352.

Provincial commissioner for Cumberland county, iii, 295.

John, Commissioner, ii, 878.

Gallagher, John, accused of murder, iv, 645.

Thomas F., nominated Major General, ix, 6, 444.

Gallatin, Albert, Election to United State Senate declared void, iv, 283.

member of Congress, iv, 330, 473.

member constitutional convention of 1790, iv, 135.

Gallauher, John M., nominated to the bench, vii, 22.

Galloway, Joseph, attainted of treason, iii, 940.

Speaker of the Assembly, Theatening letter to, iii, 534.

Galt, Nathaniel, applicant for relief, iii, 1037.

Galveston flood, Proclamation on, xii, 511.

To the Governor of Texas on the, xii, 512.

Gamble, James, member of Congress, vii, 457, 589.

Game and fish warden, Veto of a, xii, 213.

bird act, Veto of a, xi, 575.

Commissioners, xii, 17, 363, 389, 401.

law for Bradford county, Veto of a special, xii, 79.

for Greene county, xi, 298.

for State reservations, Veto of, xii, 572.

Special for Tioga and Bradford counties, Veto of, xi, 324.

laws, iii, 645.

with other matter on zoology and taxidermy, Veto of publication of, xii, 55, 61.

or fish acts, Veto of eleven, xii, 205.

Ganaway Indians, i, 392, 399, 400, 408, 411, 412, 443, 467, 538, 548.

Gawanese Indians, ii, 666.

king, Letter to, i, 400.

Gardner, James, nominated to the bench, vi, 471.

Joseph, member of the council of safety, iii, 613, 614.

member of council, iii, 769, 772.

Garfield, Proclamation of day of prayer for President, ix, 876, 877.

- Garfield, Veto of acts for monuments to McClellan, the Scott Legion, Jennie Wade and, x, 599.
- Garrett, Andrew, murder and robbery of, iv, 778.  
Philip C., member of Board of Public Charities, ix, 929.
- Garrigues, Samuel, late clerk of the Philadelphia market, attainted of treason, iii, 669, 689, 940.
- Gartner, Philip, member of assembly, iii, 936.  
jun., trader, of Philadelphia, attainted of treason, iii, 669, 689, 940.
- Garvin, William S., member of Congress, vi, 1040.
- Gas inspection, viii, 1028.  
Legislation needed concerning illuminating, viii, 872.  
Veto of municipal sale of natural, x, 602.
- Gayle, John, Governor of Alabama, Letter from, vi, 100.
- Geary, John White, Biographical sketch, viii, 769.  
Death of, ix, 218, 310.  
Inaugural address as Governor of Kansas, viii, 773.  
Inaugural address, viii, 778.  
Second inaugural address, viii, 1060.
- General (see Adjutant, Commissary, Inspector, Quartermaster, Judge Advocate, Surgeon, ix.  
Robert P. Dechert, Brigadier, x, 950.  
J. P. S. Gobin, Brigadier, xii, 325, 365, 950; xi, 587.  
Frank J. Magee, Brigadier, xii, 367.  
Charles Miller, Brigadier, xii, 366.  
John W. Schall, Brigadier, xi, 470.  
John A. Wiley, Brigadier, xi, 185; x, 546; xii, 19, 366.  
Major, George R. Snowden, xi, 792.
- Geological report, vii, 952.  
survey, viii, 1028, 1146.  
in 1836, Progress of the, vi, 329.  
in 1837, The, vi, 390.  
in 1838, The, vi, 472.  
in 1839, The, vi, 648.  
in 1840, The, vi, 718.  
in 1841, The, vi, 849.  
in 1842, Completion of the, vi, 936; ix, 421, 483, 510, 610, 653, 691, 779, 800, 816, 912; x, 257, 355, 510, 523; xi, 188, 1895, xi, 449.  
Close of, xi, 156, 780.  
Commissioner of, xi, 472, 522, 529.  
recommended, ix, 146, 306.  
Veto of reprint of grand atlases of, xii, 77.

- Geologist, Work of State, vii, 134.
- George, John L., nominated Member of Board of Agriculture, ix, 639.
- Georgia, Additions to, iii, 242.  
difficulties with the general government, v, 720.
- George I, King, Congratulatory address to, i, 418.  
II, King, Congratulatory address to, i, 434.  
III, King, Congratulatory address to, on victory over pretender, i, 896.  
II, King, iii, 39.  
III, King, iii, 39.  
Address of thanks to, for repeal of stamp act, iii, 319.
- Georgia legislature on constitutional amendment prohibiting receipt of titles, decorations, etc., iv, 770.  
on Massachusetts proposition restricting embargo, iv, 717.  
on Pennsylvania constitutional amendment concerning disputes between state and general governments, iv, 725.  
on the application of public lands to education, vi, 156.  
on the Kentucky proposed constitutional amendment prohibiting alterations in pay of senators and congressmen for the term for which they were elected, v, 85.  
on the New Jersey proposition regarding the election of president and vice president, v, 85.  
on the Ohio proposition for the gradual emancipation of slaves, v, 555.  
on the Pennsylvania proposed limitation of powers of Congress in establishing banks to the District of Columbia, v, 445.  
on Virginia proposition regarding removal of senators, iv, 668.
- proceedings with regard to the United States government, v, 949.
- proposal to reduce term of office of United States Senators, v, 45.
- proposed constitutional amendment to prevent the election of president devolving upon the house of representatives, v, 708, 891, 922.
- proposed constitutional amendment prohibiting the importation of a person of color into a state contrary to its laws, v, 506.
- sesqui-centennial, x, 17.
- Spanish expedition against, i, 616.
- German immigrants, v, 391.  
Attitude of government toward, ii, 501.

- German immigrants, Concerning, i, 345, 675.  
 Naturalization of, i, 471, 477.  
 Quarantine against, ii, 335.  
 newspapers, Public advertising in, xii, 120, 146.  
 Veto of law for county advertising discriminating against,  
 x, 1081.  
 settlers, On the rights of, i, 681, 767, 769.
- Gerry, James, member of Congress, vi, 438, 699.
- Gerwig, Edgar C., Private Secretary of the Governor, xii, 383.
- Gettysburg, Battle of, Result of, viii, 519, 528, 781.  
 battlefield book, Veto of, xi, 618.  
 memorial, x, 704, 928.  
 monument, Report on, x, 753.  
 National cemetery, viii, 520, 535, 730, 860.  
 Painting recommended of battle of, viii, 730.  
 of battle of, viii, 1149.  
 Picture of battle of, ix, 99, 162.  
 Proclamation preliminary to the battle of, viii, 502.  
 railroad, vi, 578.  
 to Harrisburg, Road from, viii, 127.  
 Veto of a resolution relative to the, vi, 557.  
 Veto of memorial building at, x, 770.  
 William Ross Hartshorn commissioner to erect memorial  
 tablets at, x, 1044.  
 and Philadelphia, On cession to the United States of land  
 at, for national cemeteries, x, 287.
- Getz, J. Lawrence, member of Congress, viii, 743, 930, 1115.
- Gibbons, Edward, yeoman, of Emmorson's Valley, attainted of  
 treason, iii, 696, 940.
- Gibbs, Benjamin, merchant, of Philadelphia, attainted of trea-  
 son, iii, 681, 940.
- Gibson, Colonel A. A., Relief from command of regiment re-  
 quested, viii, 617.  
 James, Representative of five frontier counties before the  
 assembly, iii, 276.  
 John B., elected to the bench, vii, 489.  
 Justice of the Supreme court, Memorial from, vi, 153.  
 Robert, Robbed in Bucks county, iii, 890.
- Gilbert, Henry, nominated asylum trustee, viii, 802, 1102; ix,  
 218, 495, 930.
- Gilded ware, Veto of act to prevent deception by, x, 1095.
- Gilfillan, Calvin W., member of Congress, viii, 931.
- Gilkeson, Benjamin F., Commission of Banking, xi, 530.



- Gill, Joseph, malster, of Chester, attainted of treason, iii, 683, 940.
- Gillespie, E. P., member of Congress, x, 864.  
John J., nominated manager Pennsylvania Reform School, ix, 652.
- Gillis, James L., member of Congress, vii, 865.  
nominated to the bench, vi, 980, 1030.
- Gilmore, Alfred, member of Congress, vii, 289, 457.  
James, husbandman, of Falls, attainted of treason, iii, 682, 940.  
John, member of Congress, vii, 775, 898.  
Samuel A., nominated to the bench, vii, 183, 244.
- Girard bank, concerning the, vi, 28.  
Stephen, Bequest for canal navigation, vi, 25.
- Girty, James, laborer, of Westmoreland county, attainted of treason, iii, 684.  
Simon, indian interpreter, of Westmoreland county, attainted of treason, iii, 684, 940.
- Given, James, nominated to the bench, vii, 245.
- Givin, Hugh, laborer, of Tyrone, attainted of Treason, iii, 775, 940.
- Glass manufacture, iii, 333.
- Glanders, Veto of payment for horses killed to prevent an epidemic of, x, 1050.
- Glasgow, Hugh, member of Congress, iv, 777, 867.
- Gloninger, John, member of Congress, iv, 776, 816.
- Glossbrenner, Adam J., member of Congress, viii, 641, 744.
- Glue companies, Veto of act for foreign, to hold real estate, xi, 610.
- Gnadenhutten, Sacking of town of, ii, 567.
- Gobin, Edward, Reward for murderer of, iv, 535.  
J. P. S., Brigadier General, x, 325, 950; xi, 587; xii, 365.
- Goddard, P. Lacy, inspector general, x, 37.
- Goddard, William, printer of the laws, iii, 345.
- Godshalk, William, member of Congress, ix, 703, 746.
- Gooch, William Governor of Vorgania, i, 538.
- Good, George, laborer, of Providence, attainted of treason, iii, 683, 940.
- Goodson, John, Commission as assistant to the governor, i, 74.
- Goodwin, Abraham, nominated to the bench, vi, 749.
- Gookin, Charles, Biographical note, i, 295.  
Retraction of charges, i, 337.
- Gordon, David F., nominated to the bench, vii, 359.

- Gordon, Henry, late a military officer in the British service, of Kennett, attainted of treason, iii, 786, 940.
- Isaac G., Proclamation of election of to the Supreme bench, ix, 278.
- James, nominated to the bench, vii, 24.
- Mark, nominated to the bench, vii, 162.
- Patrick, Biographical note, i, 423.
- Death of, i, 562, 563.
- Illness of, i, 549.
- Inaugural address, i, 424.
- Royal approbation of new commission issued to, as Lieutenant Governor, ii, 662.
- Thomas, yeoman, of Oxford, attainted of treason, iii, 729, 940.
- Gorman, Enoch, cordwainer, of Haverford, attainted of treason, iii, 684, 940.
- James, cordwainer, of Haverford, attainted of treason, iii, 684, 940.
- Gorsuch, Edward, murder of, vij, 479.
- Goshert, Samuel, nominated to the bench, vi, 886.
- Goshorn, A. T., Letter from, ix, 440.
- Gosling, John, shoemaker, of Bristol, attainted of treason, iii, 682, 940.
- Government, Annual expense of the, iii, 338.
- Certain matters of, i, 83.
- Divine right of, i, 24.
- Frame of (1682), i, 23.
- (1683), i, 45.
- (1696), i, 55.
- of 1776, Frame of, iii, 632.
- Personel of the, i, 46, 57.
- Proprietary's intention to surrender to the crown, i, 319.
- Support of the, i, 76, 167, 188, 198, 206, 211, 213, 220, 246, 307, 311, 319, 320, 455, 532.
- (see also Finances of the State), iii, 24, 27, 37, 44, 45, 46, 47, 61, 69, 72, 128, 131, 184, 185, 191, 194, 212, 269, 278, 280, 283, 288, 289, 296, 337, 416, 516, 530, 531, 532, 643.
- (see also Money), ii, 543, 757, 776, 779, 780, 973.
- Governor, Action of, upon affairs of a previous assembly, Refusal to state, i, 199.
- always to preside over council, i, 62.
- and assembly, On harmony between, i, 816.
- and council, i, 30, 46, 49, 50, 51, 64.
- Appointment of officials by, i, 121.
- Authority for the selection of a deputy, i, 103, 104.

- Governor, Conduct in raising troops and supplies, i, 798.
- Constitution of 1838 on, vi, 504.
- Contumacy of speaker toward, i, 252, 254, 255, 257, 258.
- Correspondence of, Objections to publication of, by assembly  
ii, 365, 366, 367, 368, 414.
- Council acting as, in absence of proprietary, i, 104.
- declines to furnish papers to senate, vii, 178.
- declining to lay original documents before assembly, ii, 494.
- Denial of invasion of privileges of assembly by, i, 494.
- Direction that clerk of assembly shall attend, every night  
with minutes of the day, ii, 366.
- Discourtesy of assembly to, i, 267, 270, 309, 717, 783.
- Duties, powers and functions of, iv, 119, 133.
- Estates of, Taxation of, ii, 459.
- Evans' denial of charges of assembly, i, 290.
- Executive function of, i, 63.
- Failure of assembly to attend in person upon, i, 200, 201.
- Guardians of a minor, i, 35, 51.
- ineligible to other offices, by constitution of 1838, vi, 505.
- infringement of assembly, on prerogatives of, iii, 762, 803, 816,  
838.
- Insufficient salary of, 1858, vii, 953.
- Lieutenant, Salary of, iii, 340.
- Mansion for the, vii, 850.
- for the, Approval of legislation for a, vii, 957.
- Markham, Propriety of acts of, i, 85.
- not to act save by device and consent of council, i, 48, 62.
- Objection to communicating with proprietary except through,  
i, 204, 274.
- Patronage of the, R commendation to reduce the, v, 246.
- Power of removal vested in, i, 228.
- Power of, in absence of commission from a new proprietary  
i, 530.
- of the, i, 272, 277, 288.
- Powers of council transferred to, iv, 204.
- prerogative of nomination of printed of the laws, iii, 345.
- Private Secretary to, Lewis E. Beitler, xi, 517.
- Edgar C. Gerwig, xii, 383.
- George Pearson, x, 545.
- Humphrey D. Tate, x, 971.
- Reflexions of assembly on, ii, 228, 229, 241, 498, 826, 873, 893.
- Right of appointment of officials, i, 535.
- Succession to, Constitution of 1838 on the, vi, 506.

- Governor, Support of, i, 312, 323, 327, 328, 333, 334, 354, 716, 779, 812, 819, 825, 832; ii, 464, 617; iii, 205.
- Veto power, i, 708, 713, 771.  
 power of the, vi, 847.
- Colonial Council of, with General Braddock, ii, 379.  
 message, 1891; Veto of additional copies of, x, 980.
- Salary of, 1873, ix, 171.
- Graffius, John, nominated to the bench, vii, 417.
- Graham, William H., member of Congress, xii, 288, 517.
- Grain crops, i, 475.  
 growing state, Position as a, v, 961.
- Granden, E. B., nominated asylum trustee, ix, 820.
- Grant, Lieutenant Charles, iii, 300.  
 Letter to, iii, 303.  
 Ulysses S., Proclamation on death of, x, 463, 465.  
 monument dedication, Veto of appropriation for expenses of legislature in attending, xii, 203.  
 Veto of a resolution for the legislature to attend the, xii, 43.
- Gray, George, member of committee of safety, iii, 547.  
 Speaker of the general assembly, iii, 936.
- Isaac, member of assembly, iii, 936.
- Neigal, of Northampton county, member convention of 1776, iii, 648.
- Grayson, John, nominated to the bench, vi, 905.
- Great Britain, Cessation of hostilities with, iii, 894.  
 Exhortation accompanying a resolution of the English parliament on the differences between the colonies and, iii, 513.  
 On the differences between the colonies and, iii, 505.  
 Peace of Ghent with, 1815, iv, 868.  
 Proclamation of peace with, iii, 885.  
 Proclamation of terms of peace between the United States and, iii, 954.
- Green, A. W., nominated asylum trustee, viii, 55.
- Henry, Proclamation of election, to the Supreme bench, ix, 741.
- Henry C., member of Congress, xii, 515.
- Innis, member of Congress, v, 774.
- Isaac, the younger, husbandman, of East Caln, attainted of treason, iii, 677, 940.
- Miles, nominated asylum trustee, viii, 340, 560.
- Major General Nathaniel, Operations in the Carolinas, iii, 831.
- Thomas, yeoman, of Hatfield, attainted of treason, iii, 695, 940.

- Green, Traill, nominated asylum trustee, vii, 915; ix, 36, 377, 558, 798.
- Greene county gas legislation, xi, 298.  
separate school district, Veto of a, vii, 603.
- Greenland, Walter W., Adjutant General, xi, 186.  
Quartermaster General, x, 990.
- Greensburg Non-explosive Oxygenated Oil and Gas Company,  
Veto of, ix, 259.
- Greer, Joseph, Robbed in Bucks county, iii, 890.  
W. Hayes, Superintendent of Public Printing, xi, 186, 270.
- Gregg, Andrew, appointed secretary of the commonwealth, v, 247.  
member of Congress, iv, 202, 228, 330, 473, 537.
- Gregory, David, mariner, of Southwark, attainted of treason, iii, 681, 940.
- Gregson, James, button maker, of Philadelphia, attainted of treason, iii, 681, 940.
- Grenada, Province of, iii, 242.
- Grenell, Virgil, nominated to the bench, vi, 898.  
renominated to the bench, vi, 908.
- Greswold, Joseph, distiller, of Northern Liberties, attainted of treason, iii, 729, 940.
- Grier, H. A. M., nominated asylum trustee, ix, 374, 439, 639, 794.  
John, of Bucks county, member convention of 1776, iii, 647.  
Robert C., nominated to the bench, vi, 676.  
W. Hayes, Superintendent of Public Printing, x, 309.
- Griest, William W., Secretary of the Commonwealth, xii, 384.
- Griffin, Isaac, member of Congress, iv, 804, 867.
- Griffith, Evan, husbandman, of York county, attainted of treason, iii, 670, 690, 940.  
Samuel, member of Congress, viii, 1116.
- Grissel, Edward, laborer, of Thornbury, attainted of treason, iii, 683, 940.
- Griswold, Matthew, member of Congress, x, 864; xi, 396.
- Grosh, Jacob, nominated to the bench, vi, 743; vii, 152.  
renominated to the bench, vi, 864.
- Gross, Daniel W., asylum trustee, viii, 438, 684, 915; ix, 36, 377, 558.  
Samuel, member of Congress, v, 92, 221.  
will case in Pittsburg, Veto of relief to heir under, x, 1040.
- Grounds and buildings, John C. Delaney, Superintendent of, xi, 558.

- Grounds and Buildings, State, 1900, xii, 553.  
 Grouse, Veto of act for protection of ruffed, xi, 641.  
 Grove City College, Veto of appropriation for, xi, 10.  
 Grow, Galusha A., member of Congress, vii, 457, 589, 721, 865;  
     viii, 86, 263; xi, 380, 396, 725; xii, 518.  
     and Randall, portraits, x, 912.  
 Growden, Lawrence, member of council, iii, 320.  
 Grubb, Curtis, member of council of safety, iii, 613, 614.  
     Sub-Lieutenant of Lancaster county, iii, 616.  
 Gustine, Amos, member of Congress, vi, 810.  
 Guthrie, Presly N., Adjutant General, x, 16.  
 Gwin, James, nominated to the bench, vi, 677, 952.

## H.

- Haag, Sarah, Murder of, v, 373.  
 Haas, Peter, nominated to the bench, vi, 678; vii, 244.  
 Habenstein, Jacob, Murder by, v, 585.  
 Hadey, James and John, Murder by, vi, 221.  
 Haggan, Michael, Murder of, v, 651.  
 Hahn, Dr. John, member of Congress, iv, 866.  
     Michael, commissioner of exchange for York county, iii, 720.  
 Haig, Murder of Mr., by indians, ii, 77, 85.  
 Haines, Caleb, weaver, of Goshen, attainted of treason, iii, 682,  
     940.  
     Townsend, Secretary of the Commonwealth, vii, 339.  
 Haldeman, Richard J., member of Congress, viii, 931, 116.  
 Hale, James T., member of Congress, viii, 86, 263, 444.  
     nominated to the bench, vii, 471.  
     Reuben C., Quartermaster General, viii, 369.  
 Hales, John, stable-keeper, of Philadelphia, attainted of trea-  
     son, iii, 681, 940.  
 Halifax, Earl of, iii, 267.  
 Hall, Chapin, member of Congress, viii, 86.  
     James K. P., member of Congress, xii, 518.  
     Louis W., Commissioner of Geological Survey, ix, 800.  
     Norman, member of Congress, x, 479.  
 Hallowell, Edwin, member of Congress, x, 863.  
 Halterman, Frederick, member of Congress, xi, 394.  
 Hambright, John, member of council, iii, 769, 772.  
 Hamilton, Andrew, Biographical note, i, 181.  
     Murder of, v, 213.

- Hamilton, Henry, Reward for murderers of, iii, 239.  
 James, Biographical note, ii, 89; iii, 3.  
 Inaugural Address, ii, 91; iii, 10.  
 Murder of, iv, 610.  
 Notification of appointment as governor, ii, 676.  
 Note on Governor, ii, 680.  
 Proclamation announcing the absence of Lieutenant Governor John Penn and continuing officials, iii, 222, 223.  
 Proclamation continuing officials, iii, 4.  
 Proprietors' instructions to, iii, 465.  
 John, member of Congress, iv, 538.  
   nominated to the bench, vii, 167.
- Hamlin, Oliver, nominated to the bench, vii, 26.
- Hammer, Jacob, nominated to the bench, vii, 407.
- Hammon, Benjamin, Murder of, iii, 667.
- Hammond, George, nominated to the bench, vii, 97.  
   Robert H., member of Congress, vi, 278, 438.
- Hampton, Moses, member of Congress, vii, 116, 289.
- Hancock, Elisha A., Quartermaster General, ix, 811.  
   J. D., nominated asylum trustee, ix, 927, 820.  
   John, President of the continental congress, iii, 621.  
   Veto of acts for monuments to Meade and, x, 600.  
   General W. S., Letter from, viii, 660.
- Hand, Alfred, nominated to the bench, ix, 721.
- Hanlon, Edward, cooper and vintner, of Philadelphia, attainted of treason, iii, 689, 940.
- Hanly, Sir Charles, Letter of Governor Denny to, ii, 729.
- Hanna, John A., member of Congress, iv, 473, 537.
- Hannum, John, member of assembly, iii, 936.
- Hanover branch railroad company, Veto of legislation for, vii, 522.  
   coal company, Veto of incorporation of, vi, 494.
- Hans, Dr. W. J., Veto of act for relief of, x, 414.
- Hardy, Sir Charles, Governor, ii, 605, 818.  
   Peter, husbandman, of Mount Bethel, attainted of treason, iii, 684, 940.
- Hare, Jacob, yeoman, of Barre, attainted of treason, iii, 941, 969.  
   Michael, yeoman, of Barre, attainted of treason, iii, 941, 969.
- Harmer, Alfred C., member of Congress, viii, 7, 115; ix, 121, 519, 703, 745, 888; x, 217, 277, 656, 863; xi, 394, 723.
- Harper, Francis, member of Congress, vi, 278.  
   James, member of Congress, vi, 37, 181.
- Harpers Ferry raid, viii, 193, 197.

- Harris' Ferry, ii, 795; iii, 172.  
 Indian council at, ii, 562, 564, 566.  
 Letters from Governor Morris at, ii, 608, 610, 612, 614.
- Harris, John, Escape from indians, ii, 510.  
 of Cumberland county, member convention of 1776, iii, 647.  
 representative of the assembly, iii, 722.  
 Robert, member of Congress, v, 375.
- Harrisburg Female Seminary, Veto of exemption from taxation  
 of property used by, viii, 156.  
 Insurance Company, Veto of incorporation of, vi, 685.  
 Mechanics' Savings Institution, Veto of, vii, 582.  
 on removing the capital to, iv, 741.  
 to Gettysburg, Road from, viii, 121.  
 to Pittsburg, Pennsylvania railroad from, vii, 189.  
 Surveys for canals from, v, 570, 573.  
 State Capital Bank, vii, 906.  
 Waterworks, vi, 751.
- Harrison, George L., nominated Commissioner of Public Charities, viii, 1095; ix, 100.  
 James, nominated to the bench, vii, 417.  
 Samuel S., member of Congress, vi, 38, 182.  
 General William Henry, Extra compensation to militia serving under, iv, 804.  
 William Henry, President, Papers connected with the death of, vi, 761.  
 Suggestions of, iv, 803.
- Harrity, William F., Secretary of the Commonwealth, x, 971.
- Hart, Chamless, of Philadelphia, attainted of treason, iii, 676, 940.  
 John, of Philadelphia, attainted of treason, iii, 676, 940.  
 Joseph J., member of Congress, xi, 394.  
 Samuel, laborer, of East Bradford, attainted of treason, iii, 683, 940.  
 William B., State Treasurer, Proclamation of decease of, x, 840.  
 Proclamation of election of State Treasurer, x, 651.
- Hartly, Thomas, member of Congress, iv, 69, 202, 228, 330.
- Hartman, Samuel B., revocation of extradition of, viii, 996.
- Hartnet, James, husbandman, of Darby, attainted of treason, iii, 683, 940.
- Hartranft, John Frederick, Biographical sketch, ix, 205.  
 First inaugural address, ix, 208.  
 In memoriam, x, 922.  
 Major General, x, 746.



- Hartranft, John Frederick, nominated asylum trustee, ix, 799.  
     nominated Major General, ix, 5, 720.  
     Proclamation of decease of, x, 838.  
     Second inaugural address, ix, 495.
- Hartshorn, Wm. Ross, Commissioner to erect memorial tablets  
     at Gettysburg, x, 1044.
- Hartzell, Jonas, member of assembly, iii, 936.
- Harvest, Session of assembly not to interfere with, i, 75, 281,  
     342.
- Harvey, John, laborer, of Upper Makefield, attainted of treason,  
     iii, 682, 940.
- Samuel, yeoman, of Upper Makefield, attainted of treason,  
     iii, 786, 941.
- Hastings, Daniel Hartman, Adjutant General, x, 546.
- Biographical sketch of, xi, 497.  
     inaugural address, xi, 507.  
     nomination speech of Governor J. A. Beaver, xi, 500.  
     Presidential nomination speech of John Sheman, xi, 502.  
     Speech nominating Matthew Stanley Quay for President,  
     xii, 93.
- John, accomplice in murder, iii, 667.
- Thomas, nominated to the bench, vii, 97.
- Hathe, Andrew, innkeeper, of Germantown, attainted of trea-  
     son, iii, 676, 940.
- Havana, Letter to Governor of, ii, 42.
- Hawker, Captain James, H. M. S. Sardoine, iii, 312.
- Hay, John, member of assembly, iii, 936.
- William, Trespass, ii, 97, 98.
- Hayes, Alexander L., nominated to the bench, vi, 678.
- Hayne, Robert Y., Governor of South Carolina, Letter from,  
     vi, 66.
- Hays, Samuel, member of Congress, vi, 916.
- Haywood, Benjamin J., State Treasurer, xi, 718.
- Hazlehurst, Isaac, unsuccessful candidate for governor, viii, 5.
- Hazleton Coal Company, Veto of amendment to incorporation  
     of, vii, 218.
- Hospital trustees, xii, 16.  
     labor disturbances, xii, 279, 327.
- Health (see also Conemaugh) and sanitation, 1899, xii, 314.
- Board of, xi, 457, 468, 521, 557; xii, 11, 359, 388, 405.  
     of State, 1893, xi, 151.  
     1897, xi, 757.  
     recommended, x, 241.

- Health conditions after Johnstown flood, x, 924.
- laws, defects in, iv, 735.
    - Expiration by limitation, iv, 922.
    - Veto of a bill concerning the, iv, 355.
  - Member of State Board of, x, 347, 519, 571, 742, 946.
  - office, iv, 243, 267, 283, 383, 386, 405, 426, 528, 544, 569, 759.
    - Veto of a bill relating to the, iv, 425, 940.
    - Work of in the epidemic of 1796, iv, 394.
  - officer of port of Philadelphia, Benjamin Lee, xii, 389.
    - Veto of stenographer for, xii, 100.
  - offices in small boroughs, Veto of combination of, xii, 143.
  - recommendations, 1873, ix, 167.
  - State Board of, ix, 89, 695; x, 496, 727, 877.
- Heberling, Daniel, nominated to the bench, vii, 151.
- Heester, John, commissioner of exchange for Berks county, iii, 720.
- Heiner, Daniel Brodhead, member of Congress, xi, 99, 395.
- Heir under Gross will case in Pittsburg, Veto of relief to, x, 1040.
- Heister, Augustus O., nominated to the bench, vii, 418.
  - Daniel, member of Congress, iv, 69, 202, 228, 330, 666.
  - John, member of Congress, iv, 588.
  - William M., Secretary of the Commonwealth, viii, 9.
- Hellertown Savings Bank, viii, 1091.
- Hembell, William, Crown, veto of naturalization of, iii, 445.
- Hemp culture, i, 428, 544, 673.
  - Purchase of a machine to make yarn from, recommended, iv, 671.
- Hemphill, Joseph, member of Congress, iv, 472; v, 92, 221, 375, 774.
- Henderson, John, mariner, of Philadelphia, attainted of treason, iii, 681, 940.
  - Joseph, member of Congress, vi, 37, 181; vii, 797.
  - Matthew, Murder of, iv, 820.
  - Robert M., nominated to the bench, ix, 981.
- Hendrick, Mohock chief, ii, 337, 340, 356, 700, 708, 713, 716, 721.
- Hendrickson, Jeremiah, laborer, of Solsbury, attainted of treason, iii, 682, 940.
- Hendrie, William S., nominated to the bench, vii, 359.
- Henlopen, Cape, Cession to the United States of certain property at, iv, 100.
- Henry, Alexander, Major of Philadelphia, Letter from, viii, 472, viii, 472.
  - nominated inspector Eastern Penitentiary, ix, 642.

- Henry, Hugh, peruke-maker, of Philadelphia, attainted of treason, iii, 681, 940.  
taylor, of Providence, attainted of treason, iii, 683, 940.  
Thomas, member of Congress, vi, 279, 439, 700.  
William, of Lancaster, member of the committee of safety, iii, 613, 614.
- Hensel, William U., Attorney General, x, 972.
- Hepburn, Andrew D., Inspector General, x, 548.  
Hopewell, nominated to the bench, vi, 1076; vii, 151.  
Samuel, nominated to the bench, vi, 553.
- Hersent, Saml., i, 150.
- Hess, George, nominated to the bench, vi, 676; vii, 26.
- Hetaquantagechty, indian chief, ii, 660, 692.
- Hewitt, Benjamin L., nominated Fishery Commissioner, ix, 560.
- Hibshman, Jacob, appraiser of canal damages, vi, 552.
- Hibsman, Jacob, member of Congress, v, 92.
- Hickman, John, member of Congress, vii, 720, 864; viii, 85, 263.
- Hickok, Henry C., State Superintendent Common Schools, vii, 905.
- Hicks, Daniel, Murder by, v, 740.  
Gilbert, attainted of treason, iii, 940.  
Joseph D., members of Congress, xi, 99, 395, 724.
- Hiestand, John A., member of Congress, x, 217, 478.
- Hiester, Augustus C., nominated asylum trustee, vii, 683, 904.  
Gabriel, of Berks county, member convention of 1776, iii, 647.  
Isaac E., member of Congress, vii, 588.  
Joseph, Biographical sketch, v, 240.  
member of Congress, iv, 473, 867, 910; v, 92.  
member of constitutional convention of 1790, iv, 135.
- William, member of Congress, v, 897; vi, 37, 181.  
Resignation as member of Congress, v, 248.  
Proclamation of election as governor and continuing officials,, v, 243.  
Valedictory remarks, v, 460.
- Higbee, E. E., Superintendent Public Instruction, ix, 803; x, 293, 782.  
Proclamation of decease of, x, 843.
- Higginbotham, Captain Charles, ii, 38, 54.
- High, William, nominated to the bench, vii, 96.
- Highway, see road, viii.  
Taxation for a turnpike, viii, 49.  
Veto of special legislation for vacating a, viii, 34, 56.
- Highwaymen, near Philadelphia, iii, 221.
- Highways, Roads and, i, 106.

- Hill, Henry, member of assembly, iii, 936.  
 husbandman, of Falls, attainted of treason, iii, 682, 940.  
 John, limeburner, of Buckingham, iii, 681, 940.  
 Patrick, yeoman, of Wioming, attainted of treason, iii, 696, 941.  
 Samuel, nominated to the bench, vi, 677.  
 Samuel W., Quartermaster General, x, 548.
- Hillsborough, Earl of, iii, 402, 404, 423, 432.
- Hineline, Charles D., Superintendent of Public Printing, viii, 143, 242.
- Hinkson, John, presumed murderer of the Delaware indian, Joseph Wipey, iii, 486.
- Hires, William H., member of Congress, xi, 98.
- Hislap, Thomas, commissioner of exchange for Chester county, iii, 720.
- Hispaniola, Letter to Governor of, on exchange of prisoners, ii, 68.  
 Pass for Ranger to go to, with French prisoners, ii, 69.
- Historical publications (see also archives, colonial), ix, 539.
- Hodgens, Isaac, nominated to the bench, vii, 250.
- Hoge, John, member of Congress, iv, 541.  
 Jonathan, of Cumberland county, member convention of 1776, iii, 647.  
 William, member of Congress, iv, 476, 588.
- Hogs, Marking, i, 22.
- Holder, George, laborer, of Northampton, attainted of treason, iii, 670, 609, 940.  
 Jacob, laborer, of Northampton, attainted of treason, iii, 670, 690.  
 John, miller, of Northampton county, attainted of treason, iii, 670, 690, 940.
- Holderness, Lord, Reply to a letter from, on indian affairs, ii, 221.
- Holdersinger, Rosina, Warrant for execution of murderer of, ii, 773.  
 Respite of execution of murderer of, ii, 777.
- Holgate, Matthew, member of assembly, iii, 936.
- Holker, Sieur, consul general of France, iii, 823.
- Holland, Proclamation of amity with, iii, 853.
- Hollman, Alexander, nominated to the bench, vii, 459.
- Holmes, John, nominated to the bench, vii, 151.  
 John, Sheriff of Cumberland county, iii, 371.
- Holtzinger, Ingleholt, husbandman, of Lancaster county, attainted of treason, iii, 670, 690, 940.

- Home for Blind Men, Veto of appropriation for, x, 623.
- Homeopathic insane asylum, Veto of a, xi, 640.  
 Medical Examining Board, xii, 4, 21, 22, 348, 406.  
 pharmacy, Veto of regulation of, x, 589.
- Homestead exemption act, Veto of, xii, 594.  
 Exemption of, x, 711.  
 labor disturbances, xi, 157.
- Homiller, Thomas M., murder of, vii, 400.
- Honesdale bank, vii, 763.
- Hook, Christian, attorney, of Philadelphia, attainted of treason,  
 iii, 669, 689, 940.  
 Enos, member of Congress, vi, 439, 700, 812.
- Hoops, Adam, surveyor, ii, 360.
- Hopkins, Albert C., member of Congress, x, 863; xi, 98.  
 James H., member of Congress, ix, 398, 890.
- Hopkinson, Joseph, member of Congress, iv, 866, 909.
- Horn, Henry, member of Congress, v, 897.
- Hornbeck, John W., member of Congress, vii, 115, 251, 252.
- Hornkeith, Nicholas, Murder of, vii, 408.
- Horse racks, Erection of, i, 551.
- Horsefield, Timothy, Letter to, ii, 629, 635, 637.
- Horses killed for glanders, Veto of payment for, x, 784.  
 to prevent an epidemic of glanders, Veto of payment for,  
 x, 1050.  
 see stallions, xii.
- Horton, Isaac, nominated to the bench, vi, 1030.
- Hospital and charity appropriations, Veto of, 1885, x, 436.  
 appropriations, Veto of, 1891, xi, 48, 49, 50, 51, 52, 53.  
 1895, xi, 665, 666, 667, 668, 669, 674, 675, 681, 692, 693.  
 Veto of various, 1897, xii, 197, 198, 200.  
 1899, xii, 460, 462, 463, 464, 465, 466, 467, 468, 469, 470.  
 1901, xii, 598, 604, 605, 606, 607, 608.
- Beaver county, xi, 15.  
 for Injured Persons, 1891, x, 912.  
 for Injured at Blossburg, Trustee of, x, 941.  
 for Injured at Blossburg, Trustees of, x, 941.  
 for Injured at Hazleton, Trustees of, x, 942, 991.  
 for Injured at Mercer, Trustees of, x, 940, 1038.  
 for Injured at Philipsburg, Trustees of, x, 939.  
 for Injured Persons of the Anthracite Coal Regions, ix, 928.  
 in anthracite coal region, Commissioners for, x, 751, 752.  
 in anthracite coal region, Trustees of, x, 274, 572, 768, 945,  
 1038.

- Hospital and charity appropriations in bituminous coal regions,  
 Commissioners for, x, 751.  
 in the bituminous coal regions, Veto of State, x, 434.  
 in Pittsburg, U. S. Marine, ix, 804, 806.  
 managers, Pennsylvania, x, 783.  
 Marine, at Erie, x, 40.  
   of Pennsylvania, at Erie, viii, 816.  
 on State Island, iv, 106.  
 Pennsylvania, iv, 404.  
 trustees, xii.  
 Ashland, trustees, xii, 15, 354.  
 Blossburg, trustees, xi, 481, 524, 553; xii, 33.  
 Connellsville, trustees, xii, 13.  
 Dixmont, trustees, xii, 110, 389, 391.  
 Hazleton, xi, 561.  
   trustees, xii, 16.  
 Mercer, xi, 481.  
   trustees, xii, 353, 387, 401.  
 of anthracite coal region, xi, 192, 480.  
 Philipsburg, xi, 553.  
   trustees, xii, 355, 387.  
 trustees, Lunatic, vii, 461, 499, 597, 683, 778, 849, 855, 904.  
 Veto of appropriations, 1889, x, 803.  
   appropriation for Bull's Eye, x, 788.  
   appropriation for Reading, x, 1028.  
   appropriation for Western Pennsylvania at Pittsburg, x,  
     807.  
   appropriation for Women's Homeopathic, x, 606.  
   appropriation to Allentown, xii, 432.  
   appropriation to Montgomery county, x, 1096.  
   incorporation of the Wilkes-Barre city, ix, 248.  
   legislation for St. Luke's, at South Bethlehem, ix, 235.  
   part of appropriation for Lackawanna, x, 449.  
   part of appropriation for State, for the anthracite coal re-  
     gions, x, 450.  
 Western Pennsylvania, at Dixmont, ix, 641.  
   Managers, x, 287, 949, 1016; xi, 290.  
   trustees, xii, 368.
- Hospitals, Veto of appropriations for various, x, 635, 636, 637,  
 638, 639, 640, 641, 642, 821, 822, 823, 824.
- Hostetter, Jacob, member of Congress, v, 86, 92.
- Hotels (see inns), i.
- House, Disorderly, On annulling a verdict against a, i, 196.  
 of Good Shepherd, Veto of appropriation for, xii, 601, 603.

- House of Refuge, Philadelphia, vii, 664, 749, 882, 949.  
Veto of appropriation for, xii, 471.  
Veto of purchase of a, x, 619.
- Houses, Public (see also inns), to be erected and ordered by governor and council, i, 64.
- Housecker, Nicholas, yeoman, of Lebanon, attainted of treason, iii, 786, 940.
- Houston, Elizabeth, Reward for robber of, iii, 964.
- Hovenden, Richard, trader, of Newtown, attainted of treason, iii, 669, 689, 940.
- Howard, George, Governor of Maryland, Letter from, vi, 18.  
Hartley, inspector general, ix, 728.  
Peter, trader, of Philadelphia, attainted of treason, iii, 676, 940.
- Howe, General George Augustus, Lord, iii, 657.  
John W., member of Congress, vii, 457.  
Thomas M., member of Congress, vii, 457, 589.
- Howell divorce, vii, 177.  
John, laborer, of Solsbury, attainted of treason, iii, 682, 940.  
Reading, Map of the state, iv, 93, 246.
- Howston, William, in custody for non-payment of a bond to marry according to church of England, i, 127.
- Hoyt, Henry Martyn, Biographical schetch, ix, 711.  
Inaugural address, ix, 714.  
Proclamation of decease of, xi, 104.
- Hyde, Jabez, nominated to the bench, vi, 677.
- Hyneman, John M., member of Congress, iv, 727, 777, 816.
- Huble, Adam, member of Assembly, iii, 936.  
Edward B., member of Congress, vi, 181, 278.  
John, commissioner of exchange for Lancaster county, iii, 720.  
member convention of 1776 for Lancaster county iii, 647.
- Hudson, Thomas J., chief of artillery, x, 275.
- Huey, John, appraiser of canal damages, vi, 552.
- Huff, George W., member of Congress, x, 864; xi, 396.
- Hughes, Francis W., Secretary of the Commonwealth, vii, 522.  
John, refused to take charge of stamped paper, iii, 312.  
M. G., nominated to the bench, ix, 563.  
Thomas, yeoman, of Augusta, attainted of treason, iii, 786, 941.
- Uriah, jun., yeoman, of Buckingham, attainted of treason, iii, 695, 940.
- Hughs, John, Commissioner, ii, 878.
- Huidekoper, Henry S., nominated Brigadier General, ix, 706.  
nominated Major General, ix, 6, 444.

- Humphreys, Clement, Pilot's rendezvous in Philadelphia, iii, 590.
- James, the elder, of Philadelphia, attainted of treason, iii, 676, 940.
- the younger, printer, of Philadelphia, attainted of treason, iii, 676, 940.
- Hundred dollar act, Veto of an, iv, 496.
- Hungary, Louis Kossuth, governor of, Address of welcome to, vii, 500.
- Invitation to, vii, 489, 490.
- Reply of, vii, 498.
- Hunsicker, Joseph, nominated to the bench, vii, 359.
- Hunt, R. S., nominated asylum trustee, ix, 820.
- Hunter, Edward, Murder of, iv, 945.
- James, Colonel Berks county battalion of associators, iii, 623.
- Samuel, member committee of safety, iii, 548.
- Hunting and fishing rights, i, 52, 65.
- Huntingdon breach, Veto of pay for repair of, vi, 752.
- Reformatory, ix, 801, 903, 933.
- managers, xii, 5, 55, 358, 388, 397.
- Proclamation of the, x, 748.
- county, Boundary of, iv, 188, 189, 199, 222, 243.
- Huftsman, John, miller, of Nonington, attainted of treason, iii, 677, 940.
- Huntzinger, Jacob, nominated to the bench, vi, 1080.
- Hurst, Timothy, gentleman, of Chester county, attainted of treason, iii, 677, 940.
- Husband and wife, Veto of authority for separated, to have separate real estate rights, x, 91.
- Husleman affair, vii, 468.
- Huston, Charles, Justice of the Supreme court, Memorial from, vi, 153.
- John, nominated to the bench, vii, 98.
- Hutchinson, Hiram, nominated to the bench, vi, 753.
- Isaac, yeoman, of New Britain, attainted of treason, iii, 696, 940.
- John, yeoman, of Kingsessing, attainted of treason, iii, 728, 941.
- Marmaduke, yeoman, of New Britain, attainted of treason, iii, 696, 940.
- Hutchison, Miron, nominated to the bench, vi, 743; vii, 92.
- Thomas, attainted of treason, iii, 940.



## I.

- Idiotic (see also feeble-minded), Care of, x, 721.
- Idiotic children, Pennsylvania training school for, vii, 664, 748, 838.
- Ihrle, Peter, Jr., member of Congress, v, 839, 897.
- Illinois on Kentucky proposed constitutional amendment prohibiting alterations in pay of Senators and Congressmen for the term for which they were elected, v, 277.
- on militia organization, vi, 67.
- on Ohio proposition for gradual emancipation of slaves, v, 507, 642.
- on New Jersey proposition regarding the election of president and vice president, v, 277.
- on Pennsylvania proposed limitation of powers of Congress in establishing banks to the District of Columbia, v, 276.
- Immigrants, Convict, iv, 67.
- Immigration, viii, 1145.
- Immorality, Prevention of, iii, 645.
- Remedies urged for, iv, 685.
- Impeachment, Constitutional provisions for, iv, 122.
- of William Moore, justice of the peace, proposed, ii, 876, 886, 888, 893.
- Impeachments, Constitution of 1838 on, vi, 508.
- Imprisonment for debt, Veto of act authorizing, xi, 124.
- Inauguration, 1897, President, Veto of appropriation for expenses of legislature at, xii, 216.
- Incendiaries and counterfeiters, iii, 757.
- in Philadelphia, v, 217.
- in Allegheny county, vi, 177, 215.
- in Economy, Reward for, vi, 144.
- of Clark's Ferry bridge, Reward for, vii, 452.
- in York, iv, 517.
- of Mount Vernon academy, vi, 175.
- of Pennsylvania Hall, vi, 426, 471.
- of Reading railroad bridge, vi, 912.
- Railroad, vi, 1033.
- Reward for, iv, 94, 842.
- Incendiarism in the State, Prevalence of, iv, 749.
- Incorporation of the Religious Society of the Roman Catholics of St. Mary's Church, Veto of a supplement to the, v, 448.
- Independence, Assumption of, by Pennsylvania, iii, 545.
- monument, Proposed, vii, 666, 753.
- Index to local legislation, xi, 281.

- Indian affairs, On (1720), i, 360.
- allies, Governors' message to, ii, 504.
    - Recommendation of a reward for scalps to, ii, 870.
  - chief, Beaver, iii, 118, 126, 158, 181.
    - Big Tree, request for a patent to an island in the Allegheny, iv, 158, 164.
  - Cornplanter, Letter to, iv, 109, 112.
  - Cornplanter's speech to the governor, v, 368.
    - speech to the governor's commissioners, v, 397.
  - Hendrick Peters, ii, 337, 340, 356, 700, 708, 713, 716, 721.
  - Hetaquantagechty, ii, 660, 692.
  - Iroquois, Message to an, ii, 622.
  - Jagrea, ii, 520.
  - John Shickcalamy, iii, 82.
  - Captain Newcastle, ii, 629, 638, 639, 642, 729, 753.
  - Newoleeka, iii, 362, 426.
  - Onondago, messengers, i, 825.
  - Packsinosa, ii, 864.
  - Scarroyady, ii, 486, 520, 524, 590, 598.
  - Seneca George, iii, 105.
  - Shickcalamy or Shelkallamy, ii, 323, 405, 406, 660, 692, 700.
  - Shingass, iii, 118, 126.
  - Teedyuscung, iii, 5, 11, 21, 27, 54, 66, 69, 84, 101, 103, 112, 158, 168; ii, 638, 731, 743, 745, 751, 756, 758, 769, 770, 788, 790, 796, 798, 803, 824, 830, 832, 835, 844, 846, 849, 855, 859, 861, 863, 865, 869, 878, 892, 904, 911, 915, 917, 929, 937, 948, 958, 966, 979, 982.
  - chiefs, Shick Calamy and Canassatego, and other, Speech to, i, 793.
    - Claims, concerning various, iv, 159.
    - conference at Bush Hill, iii, 112.
      - at Easton, iii, 7, 9, 86, 91, 99, 107, 136.
        - Speeches of Governor Hamilton at, iii, 86, 91, 99, 107.
      - at Lancaster, iii, 146, 148, 149, 153, 158, 159, 169, 170, 171, 176, 182, 183.
    - Philadelphia, iii, 142.
    - council at Philadelphia, iii, 134.
    - depredations in Northampton county, iii, 216.
    - on the frontier (1763), iii, 202, 209.
    - disturbances, On recent (1743), i, 821.
    - disturbances on the border (1756), ii, 741.
    - Donation to the sons of an, iv, 758.
  - forts, Marking, xi, 460, 488.
  - French and, war, iii, 9, 12, 14, 16, 17.

- Indian affairs hostilities, Danger of, through Virginia controversy, iii, 479, 480.  
 hostilities, Suspension of, ii, 775.  
 interpreter, Imprisonment for debt, ii, 588.  
 lands, Instructions for commissioners to trespassers on, iii, 385.  
   Purchase of all by the state, iii, 1020.  
   Trespassers on, iii, 326, 329, 347, 348, 358, 360, 361, 362, 365, 383, 385, 439.  
 man, Billy Champion, iii, 362.  
 lands on Lake Erie, Purchase of, iv, 48, 49, 54, 68, 75, 83.  
 affairs, Letters to George Groghan, Deputy agent for, ii, 769, 770, 771, 788, 790, 806, 830, 832, 835, 853.  
 affairs, Note on, iii, 334.  
 matters, Letter to Governor of Maryland on, i, 792.  
 Mohawk, Murder of an, iii, 315, 317, 327, 330.  
 nations, Centennial of conquest of, xi, 483.  
 on a presumed mistake in connection with a land purchase, iv, 158.  
 on prisoners, iii, 30.  
   delivered by Teedyuscung, i, 12.  
 Protective regulations for the, i, 21.  
 Resurvey of certain lands requested by, iv, 161.  
 town, Wighaloosin, iii, 368.  
 trade at Fort Augusta, ii, 872.  
   Bill for regulating, ii, 633.  
 trade, Commissaries, interpreters and smiths for, iii, 409.  
   On the regulation of, iii, 422.  
   to be regulated by the colonies, iii, 404.  
   Veto of a bill for preventing abuses in the, iii, 195.  
 treaties, Debts on account of, i, 320.  
   On the payment of expenses of, i, 649.  
 treaty at Fort Pitt, iii, 389.  
   at Fort Stanwix, iii, 402.  
 tribes, Friendly, Proclamation of free intercourse and trade with, iii, 297.  
 troubles, Frontier, iii, 832, 836.  
 war, Apprehension of, iii, 481, 483, 488, 490, 492, 496, 498, 537, 538.  
   Measures to prevent an, iii, 376, 380.  
 wars, French and, ended by peace of Aix-la-Chapelle, ii, 96.  
 Zaccheus, the Susquehanna, iii, 368.

- Indiana legislature on the improvement of the Ohio river, v, 925.
- on the Ohio proposition for the gradual emancipation of slaves, v, 642.
- on the Pennsylvania limitation of the powers of congress, in establishing banks, to the District of Columbia, v, 208.
- on the Tennessee proposed constitutional amendment on presidential electors, v, 623.
- on the Tennessee proposition that no member of congress shall be eligible to office except in the regular army and navy, v, 636.
- on revolutionary pensions, vi, 12.
- on South Carolina proposed convention of states to consider questions which have arisen between state and general government, vi, 71.
- on uniform militia organization, vi, 12.
- Indians, Accounts for entertainment of i, 815.
- and French, Danger from. i, 138.
- on a branch of the Mississippi, i, 878, 880.
- and William Penn, i, 363.
- Catawba, i, 863, 876, 880.
- Conduct of five nations (1720), i, 361.
- Conestogoe, i, 368, 380, 386, 391, 392, 397, 404, 408, 442, 447, 548, 660; Conestogoe, ii, 666, 671, 767.
- Speech to, ii, 930, 931.
- Conestogoe, Shawanese and Ganawese, i, 408, 443, 447, 467, 548, 744.
- Conference at Easton, ii, 941, 942, 943, 948, 950, 954, 957, 958, 960.
- Cost of conveying a present to the Ohio, ii, 139.
- Council at Carlisle, ii, 201, 207, 210, 214, 223, 226, 248.
- at Easton, ii, 742, 743, 745, 751, 755, 756, 758, 765, 838, 841, 842, 844, 846, 849, 855, 859, 861, 863, 864, 865, 878.
- at Harris' Ferry, ii, 559, 562, 564, 566.
- at Lancaster, ii, 796, 798, 801, 803, 812.
- at Philadelphia (1757), ii, 789.
- at Philadelphia, ii, 904, 910, 911, 917.
- Creek, Letter of amity to, iv, 103.
- Danger from (1702), i, 182.
- (1705), i, 208.
- (1709), i, 305.
- Deed to the proprietaries, ii, 710, 717.
- Defence against iv, 231, 342.

- Indians, Delaware, i, 408, 443, 447, 450, 467, 484, 672, 791, 834, 855, 856, 858; ii, 125, 197, 204, 207, 208, 269, 294, 305, 525, 528, 578, 586, 590, 592, 594, 598, 605, 614, 617, 641, 731, 743, 745, 751, 755, 769, 788, 795, 801, 803, 838, 841, 842, 846, 878, 892, 904, 939, 979, 982; iii, 5, 11, 21, 27, 54, 57, 66, 69, 84, 101, 103, 118, 126, 143, 158, 426, 483, 486, 488.
- War with, iii, 290, 293.
- Confirmation of peace with, ii, 619.
- Conveyance to Shamokin, ii, 808.
- Declaration of war against, ii, 592, 594.
- Proposition of peace from, ii, 605.
- Speech to Sogongwpy and other, ii, 939.
- Delegation at Fort Allen, ii, 788.
- Depredations of hostile, iv, 176.
- of, on western frontier, iv, 214, 215, 216, 217.
- of strange, i, 438, 445.
- desire to have land near Conestogoe located by proprietaries, i, 397.
- Diahoga, ii, 629, 630, 634, 638, 639, 640, 730.
- Encroachment on lands of, iii, 322, 323.
- Escape of John Harris from, ii, 510.
- Eviction of squatters from lands of Six Nations, ii, 107, 128.
- Expenses of a visit from certain, iv, 160.
- Failure of negotiations for peace with, iv, 266.
- ffork, i, 791.
- Five nations (see also Six nations), i, 402, 406, 408, 415, 431, 432, 439, 451, 484, 486.
- Message to (1722), i, 383.
- Need of further treaties with (1731), i, 484, 486.
- Speech of Governor Keith to (1721), i, 370.
- Fort for protection of Wyomink, ii, 878.
- Frederick Stump, murderer of peaceable, iii, 350, 352, 355, 356, 362, 368, 371, 372, 373, 374, 378, 380, 387, 394, 396.
- French and, i, 169, 171, 491, 697; ii, 5, 20, 25, 37, 73, 129, 132, 135, 200, 288, 292, 300, 310, 371, 381, 422, 424, 430, 434, 442, 445, 474, 504, 506, 508, 509, 512, 515, 603, 610, 612, 632, 677, 741, 810, 866, 871, 814, 962.
- Friendly, Protection of, iii, 263, 264, 265, 266, 269, 272, 275.
- relations with, i, 22, 321.
- Frontier defence against, iv, 258, 271, 323, 327, 328, 329, 345.
- Ganaway, i, 392, 399, 400, 408, 411, 412, 443, 467, 538, 548.
- Gawanese, ii, 666.
- Hostilities, ii, 626.
- before Erie, iv, 783.
- between, i, 356.

- Indians houses at Wyomink, ii, 929.  
 in English colonies, iii, 245.  
 Invasion of Pittsburgh by Danger of, iv, 214.  
 John Ironcutter, servant and murderer of peaceable, iii, 350,  
 352, 356, 362, 368, 371, 372, 373, 374, 380, 387, 394, 396.  
 Kickapoo, iii, 148.  
 Lands, Treaty of John Penn and Richard Peters, ii, 696.  
 Letters to, on the murders by Stump and Ironcutters, iii, 396.  
 Liquor and, ii, 39, 57, 81, 111, 118, 259, 345.  
 Liquor among, i, 332, 433, 468, 488, 576, 580, 854, 865.  
 Means to prevent, joining the French, i, 169, 171.  
 Means of securing information concerning movements of, ii,  
 624.  
 Miami (see Twightwee), ii.  
 Mingo, i, 748.  
 Minisink, Speech to, ii, 938; iii, 159.  
 Mohock, ii, 377, 340, 349, 350, 520, 697, 700, 708, 713, 716, 721.  
 Munsey, Conference with, 431.  
 Murder of, by supposed Virginians, iii, 484.  
 by Delaware, i, 834, 835.  
 of friendly, i, 438, 446, 449, 451.  
 of on Beaver Creek, i, 178.  
 of Mr. Haig by, ii, 85.  
 of six friendly, at Conestoga, iii, 251, 252, 254, 256, 258, 262,  
 365.  
 of two friendly, iv, 59, 60, 102, 106, 108.  
 murdered at Carlisle, iii, 142.  
 at Middle Creek, iii, 368.  
 Nanticoke, i, 400.  
 imprisoned in Maryland, i, 796.  
 Negotiations for peace with, i, 639.  
 of Awanemeak, a murderer, i, 725.  
 Oneida, i, 876.  
 Order for, to destroy all liquor brought among them, i, 332.  
 Pennsylvania, Unwillingness of council for governor of Vir-  
 ginia to treat with, i, 407.  
 Ocuaghho, ii, 722.  
 Ohio, ii, 24, 52, 70, 72, 82, 125, 129, 132, 135, 139, 197, 204, 207,  
 208, 305, 310, 313, 377, 769, 770, 771, 870, 954.  
 Good conduct of, in French and Indian war, ii, 35.  
 Message to, ii, 935.  
 Oneida, ii, 520, 524, 652, 653, 686, 722.  
 Onondago, ii, 723.  
 Onumwara, ii, 722.

- Indians, Order for sheriff to conduct, from Lancaster to Philadelphia, ii, 807.
- Owendat, ii, 452, 458, 475, 476, 482.
- Persons abducted by, ii, 77, 85.
- presents, Request for Assembly to furnish, ii, 846.
- Request for commissioners to furnish, ii, 849.
- Proclamation for securing peace with, i, 440.
- of reward for the murderer of, near Carlisle, iii, 19.
- Provision for the governor's journey to Albany to council with the five nations, i, 382.
- Quakers and, ii, 743.
- Relation of province to, ii, 8, 24, 52, 70, 103, 107, 112, 135, 197, 221, 223, 241, 252, 260, 268, 282, 292, 300, 301, 313, 521, 531, 532, 548, 551, 556, 559, 560, 562, 564, 566, 567, 572, 580, 616, 630, 634, 635, 636, 637, 639, 644, 652, 655, 660, 729, 734, 743, 745, 755, 822, 838, 841, 842, 843, 844, 846, 849, 855, 859, 861, 863, 864, 865, 869, 892, 904, 951.
- Relations of five nations and other, i, 112.
- of Virginia, i, 366.
- to, i, 198.
- Remuneration to Robert King for bearing dispatches to the Pine creek, iv, 165.
- Request to the governor of New York for permission to treat with the five nations, i, 401.
- Sacking of Great Cove by, ii, 517.
- Sassoonan and Opessah, Speech to, i, 329, 331.
- Satcheechoe ambassador to the five nations, Speech to, i, 400.
- Sakooahary, ii, 722, 723.
- Seneca, Expenses of journey of, iv, 156.
- Funds for certain, iv, 164; ii, 723.
- Murder of, ii, 576.
- Settlement at Presqu' Isle, iv, 303.
- Seven nations, iii, 86, 91, 99, 102.
- Shawanese, i, 392, 408, 443, 467, 521, 548, 685, 796, 853, 863; ii, 125, 197, 204, 207, 208, 215, 220, 269, 294, 406, 528, 548, 606, 617, 641, 666, 769, 795, 801, 803; iii, 148, 155, 482, 483, 488, 498.
- Letter to, iii, 490.
- Virginia expedition against, iii, 498.
- War with, iii, 290, 293.
- Six Nations (see also five nations), i, 521, 577, 578, 639, 651, 748, 784, 787, 789, 794, 821, 822, 825, 828, 840, 843, 845, 846, 853, 863, 871, 873, 875, 879, 884, 892; ii, 9, 20, 24, 77, 81, 103, 107, 108, 112, 125, 133, 197, 200, 204, 207, 208, 214, 217, 225.

- Indians, Six nations (continued), ii, 248, 259, 264, 268, 282, 304, 313, 322, 336, 340, 343, 349, 350, 380, 381, 452, 484, 486, 520, 524, 574, 582, 584, 586, 588, 590, 598, 600, 605, 617, 622, 630, 639, 640, 644, 652, 660, 686, 687, 692, 696, 702, 717, 729, 734, 775, 787, 795, 801, 803, 846, 945; iii, 134, 177, 431, 432.
- Indians, six nations, invited to Philadelphia, iv, 99, 107.
- Temper of the, iv, 35.
- Speech to, at a council at the State House, iii, 79.
- Speeches to, at the Lancaster conference, iii, 146, 148, 149, 153, 158, 159, 169, 170, 171.
- Surrender of prisoners by, iii, 177, 180, 181.
- Susquehannah, ii, 384, 617,
- Susquehanna, iii, 11, 27, 251, 368.
- Message to, ii, 935.
- Treaty with, ii, 667.
- Delay of Assembly in providing for cost of, ii, 83.
- of peace with certain, iv, 354.
- with the Delaware, iii, 118.
- Troubles with, to be referred to jury of six whites and six indians, i, 22.
- Tsanandowas, ii, 652, 653.
- Tuscarora, iii, 148.
- Twightwee, ii, 82, 126, 129, 132, 135, 197, 204, 207, 208, 251; iii, 148.
- Virginia, i, 407, 411, 415, 538, 549, 639, 863, 876, 880.
- Western, Abandonment of expedition against, iii, 860.
- Speeches to, iii, 30, 31, 33.
- Western, Threatened attack by, ii, 634.
- Wyoming, Message to, ii, 932.
- Nescopeca and Shamokin, ii, 564.
- Wyomink, iii, 5, 99, 105, 112.
- Young men, ii, 723.
- and Braddock, ii, 383.
- and liquor, iii, 30.
- and proprietaries, ii, 743, 856, 912, 966.
- and Quakers, ii, 836, 837.
- and William Penn, ii, 856, 912.
- Antwaro, ii, 723.
- at Aucquick or Aughwick, ii, 292, 294, 305.
- Bethlehem, ii, 634, 636.
- Message to, ii, 560.
- Permission to move, ii, 787.



- Indians, Carlisle, ii, 568.  
Cayooges, ii, 652, 653.  
Cayuga, ii, 723.  
Cherokee, ii, 915, 917.  
Arrival at Fort Loudoun, ii, 925.  
Message to, ii, 800.  
Messenger to the Delawares, ii, 937.  
Call for militia against, iii, 814.  
Cayuga, Speech to, at council in Philadelphia, iii, 134.  
Cherokee, iii, 29.  
Claiming territory in Pennsylvania, Treaty with, iii, 962.  
Clothing for certain visiting, iii, 508.  
Commissioners to receive prisoners from, iii, 177, 180.
- Industrial statistics, ix, 771.  
training, 1878, ix, 597.
- Ingersoll, Charles J., member of Congress, iv, 776; vi, 584, 699, 915, 1048; vii, 115.  
Jared, assistant of Attorney General in the proprietary claims, iii, 722; member of Congress, iv, 776.  
Joseph R., member of Congress, vi, 181, 813, 915, 1048; vii, 114.
- Ingham, Samuel D., appointed Secretary of the Commonwealth, v, 150.  
member of Congress, iv, 777, 867; v, 90, 375, 377, 774, 839.  
Thomas J., nominated to the bench, ix, 381.
- Inglis, James, trader, of Philadelphia, attainted of treason, iii, 680, 941.
- Ingliss, John, Commission to sell part of cargo of French schooner, ii, 196.
- Inhabitants, Taxable, for 1821, List of, v, 293, 315, 323.  
for 1828; List of, v, 825, 830.
- Inheritance, Collateral, viii, 121.  
legislation, Veto of collateral, x, 107.  
tax, Veto of authority of State Treasurer to refund, paid in error, x, 1054.  
Veto of refund of collateral, x, 1082.  
Veto of refund of collateral, to George M. Ramsey, x, 596.  
Veto of refund of, to Peter Maurer, x, 1072.  
Veto of repeal of portion of collateral, x, 584.  
of heirs of suicide or one dead by unnatural causes, shall descend naturally, i, 123.  
tax, Collateral, xi, 406.

- Inheritance, Collateral, Reduction vetoed, vii, 761.  
 Exemption from collateral, viii, 1057.  
 Veto of act relating to, viii, 236.  
 Veto of removal of time limit in certain cases of refund of collateral, xii, 438.  
 Veto of refund of collateral, xii, 571.  
 Veto of refund of, to Martin Lerch, xii, 611.
- Ink, John, husbandman, of Mount Bethel, attainted of treason, iii, 684, 941.
- Inns, Letter to magistrates to control the number of, ii, 124.  
 licensed only upon recommendation of Justices, i, 122.  
 Licensing, i, 89, 108, 115, 122, 196, 246, 267, 268.  
 to be restricted in number, i, 89, 108, 115.  
 Veto of an act for regulating, iii, 197.
- Inquests, Form of grand, i, 60.
- Insane (see also lunatic), 1874, ix, 296, 297.  
 1875, ix, 431.  
 1876, ix, 474.  
 mental disorders), Treatment of, x, 26, 40, 495, 721, 914.  
 convicts, 1899, xii, 305.  
 hospital, New, viii, 950.  
 Danville, on appointment of trustees for, ix, 198.  
 hospitals, viii, 863.  
 1897, xi, 752.  
 1899, xii, 301.  
 in almshouses, Veto of act for, xi, 16.  
 in 1838, Care of the, vi, 477.  
 of State, Care for, ix, 933.  
 Support of indigent, xi, 342.  
 asylum, vii, 663, 748, 837, 882, 949; viii, 111.  
 Address at cornerstone laying of Harrisburg, vii, 359.  
 appropriations, Veto of certain, xii, 225.  
 for chronic, xi, 193.  
 Relative to, vi, 1081.  
 trustees, vii, 461, 499, 597, 683, 778, 849, 855, 904; viii, 55, 142, 230, 340, 438, 496, 560, 684, 802, 915, 974, 1067, 1102; x, 114, 115, 270, 271, 272, 285, 286, 324, 347, 519, 520, 521, 551, 566, 570, 572, 742, 744, 782, 947, 948, 949, 951, 991, 1003, 1015, 1017; xi, 190, 191, 226, 476, 477, 478, 479, 523, 550, 552, 565, 566, 579; xii, 8, 9, 13, 15, 22, 34, 40, 80, 81, 110, 352, 353, 354, 356, 387, 390, 395, 396, 399, 400, 409, 522, 573.  
 Veto of an act to establish a State, vi, 666.  
 Veto of a homeopathic, xi, 640.

- Insane asylum, Warren, Investigating committee on, xi, 243.  
 Wernersville, xi, 435.
- Insolvent Laws, Veto of modification of, vii, 812.
- Inspector General John D. Bertolette, ix, 508.  
 P. Lacy Goddard, x, 37.  
 Andrew D. Hepburn, x, 548.  
 Chambers McKibbin, x, 973.  
 Charles M. Conyngham, ix, 812.  
 Hartley Howard, ix, 728.
- of rifle practice, ix.  
 Edward O. Shakespeare, x, 285.  
 George Sanderson, Jr., x, 37.  
 Herman Osthaus, x, 973.  
 John S. Riddle, ix, 728.  
 Louis A. Watres, x, 546.
- Institutions, Charitable (see also Blind, House, Insane, etc.),  
 664.
- Instruction, Department of, recommended, viii, 100.  
 Superintendent of Public, xi.  
 E. E. Higbee, ix, 803; x, 293, 782.  
 Nathan C. Schaeffer, xi, 227.  
 X. Z. Snyder, Superintendent of Public, x, 1044.  
 D. J. Waller, Superintendent of Public, x, 943.  
 James P. Wickersham, ix, 504.  
 Superintendent of Public, Incompetency of, x, 507.
- Insurance, ix, 212, 300, 415, 483, 547, 914.  
 1888, x, 737.  
 1899, xii, 319.  
 Association, Co-operative Life, of Philadelphia, viii, 916.  
 bill, Veto of a, xi, 312.  
 child, Veto of part of appropriation for investigation of  
 bribery charges in connection with, xii, 245.
- Commissioner, ix.  
 George B. Luper, x, 1018; xi, 466;  
 Israel W. Durham, xii, 385  
 J. Montgomery Forster nominated, ix, 267, 567, 928; x, 719.  
 James H. Lambert, xi, 519; xii, 49.
- companies, Examination of, vii, 380.  
 American, Veto of, vii, 536.  
 companies, Foreign. Veto of an act on, xi, 663.  
 Local taxation of fire, xi, 271.  
 Veto of extension of, x, 359.
- Insurance, Veto of extension of powers of, x, 362.  
 Veto of legislation on casualty, x, 1073.

- Insurance Company, Atlantic, Veto of, vii, 811.
- Cash Mutual Fire, vii, 712.
  - Citizens' Accident Life, Veto of, viii, 1051.
  - Lancaster County Mutual, Veto of, vii, 230.
  - Perry County Mutual Fire, vii, 32.
  - Veto of Central Mutual Life, ix, 347.
  - Veto of Delaware Valley Fire and Marine, ix, 357.
  - Veto of Eastern Mutual Life Trust, ix, 359.
  - Veto of Equality Life, of Pennsylvania, ix, 264.
  - Veto of Gibraltar, ix, 340.
  - Veto of incorporation of Equity, ix, 332.
  - Veto of legislation for the Columbia, ix, 246.
  - Veto of legislation for the Iron City Mutual Life, ix, 252.
  - Veto of legislation for the Lancaster Home Mutual Fire, ix, 253.
  - Veto of legislation for the Lehigh County Mutual Fire, ix, 234.
  - Union Mutual Fire, viii, 830.
- Department, 1893, xi, 171.
- 1895, xi, 418.
  - endorsed, viii, 870, 948, 1051.
  - law, Veto of modification of, x, 792.
  - legislation, Fire, xi, 260.
  - law, Veto of amendment to, x, 1093.
  - Veto of modification of, x, 811.
  - legislation, Veto of life, x, 145.
  - Veto of, viii, 133.
- of State property, xi, 431.
- premiums, Veto of duplicate act on fire, xi, 634.
- Insurrection in Northampton county, iv, 424.
- Intelligence boat, ii, 63.
- Internal Affairs, Department of, 1891, x, 898.
- improvements by the general government, Against, v, 735, 744.
  - in 1827, v, 748.
  - in 1829, v, 869.
  - in 1830, v, 910.
  - in 1831, v, 945, 969.
  - in 1831, v, 969.
  - On, vi, 579.
- Interpreters at indian trading posts, iii, 409.
- Intrusions on the western borders, iv, 624.
- Invasion of State in October, 1862, viii, 457.
- Measures to repel, 1864, viii, 596.

- inventions, Useful, to be encouraged, i, 64.  
 Investigating committee on penal and charitable institutions,  
 xi, 288.  
 Iodan, Reward for the robbers of Peter and Francis, iv, 34.  
 Iredale, Robert, the elder, laborer, of Horsham, attainted of  
 treason, iii, 669, 689, 941.  
     Robert, the younger, laborer, of Horsham, attainted of trea-  
     son, iii, 669, 689, 941.  
     Thomas, laborer, of Horsham, attainted of treason, iii, 669,  
     941.  
 Iredell, Abraham, surveyor, of Horsham, attainted of treason,  
 iii, 677, 941.  
 Ireland, Famine in, 1847, vii, 168.  
     Quarantine against, iv, 181.  
 Irish papists, Immigration of, i, 455.  
 Iron and Coal Company, Somerset, viii, 246.  
     Ario, Veto of, viii, 160.  
     Brady's Bend, Veto of, viii, 58.  
     Eastern, Veto of, viii, 160.  
     Mont Alto, Veto of, viii, 157.  
     Moshannon Coal and, vii, 896.  
     Packer, Veto of, viii, 200.  
     Trout Run Coal and, Veto of, viii, 21.  
     Veto of Lackawanna, vii, 596.  
     Western Coal Oil and, Veto of, viii, 204.  
     works, Duncannon, Veto of, vii, 29.  
     in 1838, Position of the, vi, 473.  
     in 1839, Position of the, vi, 649.  
     in 1840, Position of the, vi, 722.  
 industry, i, 428, 544; vi, 1072.  
 mines, iv, 916.  
 Proclamation to prevent working of, in the province, ii, 130.  
 production, 1846, vi, 7.  
 Ironcutter, John, Description of, iii, 387.  
     murderer of peaceable indians and servant of Frederick  
     Stump, iii, 350, 352, 355, 356, 362, 368, 371, 373, 374, 378,  
     380, 387, 394, 396.  
     Order for recapture of, iii, 374, 387.  
 Irvin, Alexander, member of Congress, vii, 116.  
     General James, Donation to Farmers' high school, vii, 831.  
     James, member of Congress, vi, 699, 916.  
     Joseph, nominated to the bench, vii, 250.  
 Irvine, Deborah, applicant for relief, iii, 1037.  
     James, General, on expenses of frontier defense, iii, 867.  
     49—Vol. XII—4th Ser.

- Irvine, James, Member of Council, iii, 936.  
William, General, land agent, iii, 1036.  
member of Congress, iv, 228.  
H., nominated to the bench, vii, 82.
- Irwin, Alexander, carter, of East Pennsborough, attainted of treason, iii, 677, 941.  
Dunnin, trader, of Philadelphia, attainted of treason, iii, 681, 941.  
Edward, yeoman, of Rye, attainted of treason, iii, 775.  
Francis, carter, of East Pennsborough, attainted of treason, iii, 684, 941.  
Jared, member of Congress, iv, 777, 867.  
John M., nominated manager Pennsylvania Reform School, ix, 727.  
Matthew, master of the rolls, iii, 727, 728, 731, 744, 758, 777, 788, 790, 792, 795, 820, 821.  
Moses, Provincial commissioner for Lancaster county, iii, 295.  
Thomas, member of Congress, v, 775.  
W. W., Commissary General, viii, 398.  
Letter from, viii, 576.  
William, nominated to the bench, ix, 378.  
W., member of Congress, vi, 700.
- Ives, Timothy, nominated to the bench, vi, 886.

## J.

- Jack, Summers, member of Congress, xii, 516.  
William, member of Congress, vi, 700.
- Jackson, Andrew, Eulogy of Governor Shunk on, vii, 41.  
Eulogy on, vii, 77.  
nominated for President by the Alabama legislature, v, 504.  
Clarence G., Quartermaster General, ix, 728.  
Dr. David, surety for John Nicholson, iv, 482.  
John, yeoman, of East Marlborough, attainted of treason, iii, 728, 941.  
Oscar L., member of Congress, x, 219, 479.  
Samuel M., State Treasurer, xi, 378.

- Jackson, William, Murder by, vi, 221.
- Jacobs, Israel, member of Congress, iv, 202.  
 Samuel, murderer of a Mohawk indian, iii, 316, 317, 328.
- Jacoby, Daniel, nominated to the bench, vi, 965.
- Jadwin, Cornelius C., member of Congress, ix, 747.
- Jagrea, Indian chief, ii, 520.
- Jails, County, viii, 875.
- Jamaica law not objectionable, i, 114.  
 Letter to Admiral Knowles at, ii, 48.
- James, Abel, merchant, attainted of treason, iii, 676, 941.  
 Benjamin, cooper, of Concord, attainted of treason, iii, 683, 941.  
 Francis, member of Congress, vi, 438, 699.  
 Jacob, innkeeper, of Goshen, attainted of treason, iii, 670, 689, 941.
- Jamison, B. K., nominated asylum trustee, ix, 799.  
 James, Murder by, iv, 589.
- James, Daniel, yeoman, of Mooreland, attainted of treason, iii, 774, 941.
- Janes, Daniel, yeoman, of Mooreland, attainted of treason, 774, 941.
- Janvier, Thomas, Provincial armourer, ii, 925.
- Jay, John, transmits letter of John Paul Jones, iv, 9.
- Jayne, William S., nominated to the bench, vi, 951; vii, 244.
- Jefferson county officers, Veto of election legislation for, x, 574.
- Jeffreys, Samuel, watchmaker, of Philadelphia, attainted of treason, iii, 681, 941.  
 Jeffs, Widow, i, 149.
- Jegler or Seigler, Charles, Warrant for execution of, for murder, ii, 773.  
 Respite of execution of, ii, 777.
- Jenkin, Benjamin P., member of Congress, viii, 86.
- Jenkins, Robert, member of Congress, iv, 588, 666.  
 William, nominated to the bench, vii, 35.
- Jenks, George A., member of Congress, ix, 398.  
 John W., nominated to the bench, vii, 176.  
 Michael H., member of Congress, vi, 915.
- Jennings, John, Sheriff of Northampton county, iii, 410, 418, 419.  
 Sam'l, assistant to governor, i, 85.  
 W. W., nominated asylum trustee, ix, 798.
- Jessup, W. H., nominated to the bench, ix, 643.  
 William, nominated Major General, ix, 41.  
 nominated to the bench, vii, 358.

- Johnson, Francis, member of committee of safety, iii, 548.  
 John, coachmaker, of Philadelphia, attainted of treason, iii, 681, 941.  
 Philip, member of Congress, viii, 263, 443, 641.  
 R. V., nominated manager Pennsylvania Reform School, ix, 652.  
 Sir William, Letter to, ii, 258, 336, 351, 526, 577, 600, 605, 617, 622, 631, 638, 639, 705, 709, 730, 734, 742, 750, 755, 759, 775, 795, 800, 802, 832, 835, 848, 855, 913, 918.  
 Superintendent of indian affairs in the northern district, iii, 54, 90, 137, 150, 258, 263, 264, 269, 275, 291, 315, 348, 358, 380, 390, 402, 409, 423, 432, 479, 482, 485.  
 William Samuel member of committee from Connecticut colony, iii, 448, 451, 455.
- Johnston, Charles, counterfeiter and incendiary, iii, 757.  
 divorce, vii, 357.  
 Francis, commissioner to the indians claiming territory within the bounds of Pennsylvania, iii, 962.  
 William Freame, Account of succession of, vii, 298.  
 Biographical sketch, vii, 279.  
 Death of, ix, 171.  
 Inaugural address, vii, 339.  
 Proclamation of succession of, vii, 282.  
 Resignation as Speaker of the State Senate, vii, 338.  
 Resignation as member of the State Senate, vii, 338.  
 Valedictory letter to the Whig members of the Assembly, vii, 503.
- and Scalp Level Road, viii, 146.
- Johnstown flood, x, 869.  
 Health conditions after, x, 924.  
 Proclamation for removal of drifts in the Conemaugh left, after, x, 930.  
 Proclamation relative to sufferers from, x, 826.
- Jolly, Charles, Requested removal from judicial offices, iii, 532.
- Jones, Andrew J., nominated asylum trustee, vii, 499, 683, 904; viii, 340, 560.  
 Charles F., nominated inspector Eastern Penitentiary, ix, 642.  
 Daniel, yeoman, of Mooreland, attainted of treason, iii, 729, 941.  
 David, tavern-keeper and constable, of Philadelphia, attainted of treason, iii, 695, 941.



- Jones, Rev. David, Case against the State, iv, 168.  
 Edward, member of Assembly, iii, 936.  
 Holton, hatter, of Germantown, attainted of treason, iii, 729, 941.  
 Hugh, yeoman, of Cushicton, attainted of treason, iii, 729, 941.  
 J. Glancy, member of Congress, vii, 456, 684, 720, 864.  
 Jesse, laborer, of Bensalem, attainted of treason, iii, 696, 941.  
 Joel, nominated to the bench, vii, 32, 34.  
 John Paul, Letter of, iv, 9.  
 Pringle, nominated to the bench, vii, 166.  
 Jonathan, yeoman, of Hilltown, attainted of treason, iii, 696, 941.  
 Joshua W., Superintendent Public Printing, ix, 444, 500, 559, 815.  
 Owen, member of Congress, vii, 864.  
 Samuel, nominated to the bench, vii, 245.  
 nominated asylum trustee, vii, 778.  
 Thomas, nominated to the bench, vi, 550, 1032.  
 jun., member convention of 1776 for Berks county, iii, 648.  
 McDowell, Superintendent of Public Printing, xii, 364, 389.  
 William, member of Congress, iv, 472.  
 yeoman, of Hilltown, attainted of treason, iii, 696, 941.
- Jordan, Edwin M., member of Congress, xi, 543.  
 Francis, Secretary of the Commonwealth, viii, 798, 1070; ix, 927.  
 Thomas J., nominated Major General, ix, 6.
- Jounken, Henry, trader, of Philadelphia, attainted of treason, iii, 681, 941.
- Journalism in the executive chair, vii, 509.
- Judge, Additional, in the Sixth Judicial district, Veto of, viii, 43, Advocate General A. Wilson Norris, ix, 728.  
 John J. Rogers, x, 37, 547, 973.  
 George F. Smith, ix, 567.  
 W. H. Yerks, ix, 508.
- Veto of additional law, for the Eighth Judicial district, x, 313, 510.  
 Veto of additional law, in the Fifteenth district, x, 296.  
 Forty-eighth district, Veto of additional, xi, 601.  
 Veto of additional law, in the Forty-eighth Judicial district, x, 430.
- Judge for Tenth district, Veto of additional, xi, 534.

- Judge for Twenty-seventh district, Veto of additional, xi, 530.  
 Veto of additional, xi, 291.  
 Information regarding vacancies in the office of associate, vi, 747.  
 of admiralty ineligible to Congress, council or Assembly, iii, 638.
- Judges and justices, Form of affirmation for, i, 59.  
 appointment of, ix, 381, 382, 383, 386, 394, 438, 439, 498, 503, 557, 559, 562, 566, 640, 643, 650, 699, 721, 728, 741, 813, 814; x, 90, 557, 558, 560, 745, 747, 952, 974, 1023, 1045; xi, 212, 213, 238, 546, 558, 570; xii, 21, 38, 90, 404, 415.  
 Approval of act for districts and election of, ix, 379.  
 County, to nominate clerks, i, 121.  
 Effect of revised constitution on, vi, 639.  
 Form of commissions for, i, 347.  
 of courts, iii, 640.  
 of Lancaster county courts, viii, 63.  
 Veto of extension of powers of district and associate law, viii, 123.  
 of Supreme Court, xi, 102, 373, 714.  
 of the United States courts, Vermont legislature on provision for removing, iv, 627, 633.  
 Provincial, Election of, i, 34, 50.  
 Qualifications for, i, 42.  
 salaries, x, 30.  
 salary bill, Veto of, xi, 580.  
     Veto of an act to fix, x, 813.  
 Support of, i, 259, 382.  
 Veto of additional, xii, 457.  
 Veto of an act for the election, of vii, 471.  
 Veto of bill to pay additional salaries to the estates of deceased, x, 594.  
 Veto of legislation on election of, ix, 45.
- Judgments and mortgages, Veto of legislation relative to, x, 399.  
 against tort-feasors, xi, 608.  
 Entry of, in Philadelphia, viii, 585.
- Judicial apportionment, xi, 252.  
 district of Jefferson county, separate, xi, 601.  
 district, Veto of act relating to election of county officers, where the counties constitute a separate, ix, 856.  
 districts, 1891, xi, Veto of, 29.
- Judicial special tax and, system in Butler county vetoed, vii, 143.

- Judiciary, Constitution of 1838 on**, vi, 508.  
 Constitutional provisions for, iv, 123.  
 Deficiency in the, viii, 1032.  
 establishment, Error in the, iv, 225.  
 Improvement of the, iv, 240, 414, 429.  
 in 1830, Condition of, v, 908.  
 legislation, Veto of, ix, 837.  
 revision of, v, 751.  
 system in 1829, Condition of, v, 872.
- Juniata canal in 1838, Frauds connected with**, vi, 685.  
 river, Navigation of, iv, 58, 59, 92, 174.  
 to Pittsburg, Canal from, v, 616.
- Junkin, John**, nominated to the bench, vi, 888; vii, 175.
- Jurisdiction of United States over locks and dams on the Ohio river**, ix, 505, 561.  
 over military reservations, ix, 7.  
 requested over certain lands at the Philadelphia navy yard by the general government, v, 718.
- Jurisprudence, Defects in the State**, iv, 824.
- Jurors in contested election case, Commission of**, x, 222.  
 Unlimited challenges, xi, 438.
- Jury challenges**, xi, 137, 438.  
 Form of affirmation for a grand, i, 60.  
 Grand, i, 60.  
 law, Veto of repeal of, x, 171.  
 legislation, Veto of, x, 612.  
 of six indians and six whites to consider differences between settlers and natives, i 22.  
 On the inviolability of the, vi, 644.  
 system, Abuse of, viii, 754.  
 The, vi, 933.  
 trial, Constitution of 1838 on, vi, 516.  
 Trial by, iii, 640.  
 Veto of an act to extend the right of peremptory challenge, iv, 606.
- Justice, Administration of**, iv, 571, 950; v, 96.  
 Charles Jolly, complained of by Assembly, iii, 532.  
 Chief, of Supreme court, Salary of, iii, 340.  
 Support of, i, 223, 261.  
 Courts of, i, 222, 225, 232, 235, 241, 258, 266, 268, 270, 275, 299, 307, 308, 311, 313, 326, 383.  
 Laws for, i, 491.  
 Defects in the system of, iv, 623.

- Justice, Impartial, to be done, i, 106.  
 Obstruction of, iv, 528.  
 of the peace act, Veto of a, xii, 439.  
 Harry Wentz, Veto of extension of term of, ix, 31.  
 On a request of the Assembly for the removal of a, ii, 876,  
 886, 888, 893.  
 Provincial, Election of, i, 34, 50.  
 Veto of act authorizing a former, to continue his duties,  
 viii, 763.  
 Veto of an act extending the powers of the, iv, 522.  
 Veto of an act regulating the administration of, iv, 564.
- Justices-of-the-peace alone can recommend licenses of inns, i,  
 89, 108, 115, 122.  
 Constitution of 1838 on, vi, 513.  
 Appeals and transcripts from the judgments of, viii, 1085.  
 Election of, iii, 641.  
 New legislation recommended on, iii, 960.  
 Form of commissions of, i, 347.  
 in certain counties, Veto of jurisdiction of, viii, 255.  
 Veto of enlargement of jurisdiction of, xi, 264.  
 of the Supreme court, Compensation of, i, 480.

## K.

- Kane, Dr. Elisha Kent, Correspondence with, vii, 850.  
 Thomas L., nominated Commissioner of Public Charities,  
 viii, 1095.  
 nominated Major General, ix, 6.
- Kansas, Affairs in 1859, viii, 113.  
 Conditions in, vii, 890.  
 Disorders in, viii, 16.  
 Inaugural address of General Geary as Governor of, viii, 773.
- Kearsley, John, of Northern Liberties, son of Doctor John  
 Kearsley, attainted of treason, iii, 729, 941.
- Keating and company, John, Title of, vii, 804.  
 Anthony P., nominated manager Pennsylvania Reform  
 School, ix, 652, 727.
- Keemple, George, Crown veto of divorce of, iii, 445.
- Keen, Reynold, attainted of treason, iii, 941.
- Keim, George W., member of Congress, vi, 412, 438, 699.  
 William H., member of Congress, viii, 87.

- Keith, Sir William, Biographical note, i, 341.
- Kelker, Rudolph F., nominated asylum trustee, ix, 199.
- Kell, Allen, Murder of, v, 822.
- Keller, John, member of convention of 1776 for Berks county, iii, 647.  
H., nominated to the bench, vii, 347.  
Joseph, nominated to the bench, vi, 747.
- Kelley, George A., inspector Western Penitentiary, ix, 560.  
John member of convention of 1776 for Northumberland county, iii, 648.  
William D., member of Congress, viii, 263, 443, 640, 743, 930, 1115; ix, 121, 396, 519, 703, 745, 888; x, 217, 477; 656.
- Kelly, James, member of Congress, iv, 537, 588.  
Meek, nominated to the bench, vi, 888.  
Patrick, Murder of, vi, 350.  
William D., nominated to the bench, vii, 167.
- Kennard, Joseph, laborer, of Plumstead, iii, 696, 774, 941.
- Kennedy, James, nominated to the bench, vi, 1032.  
James J., nominated to the bench, vi, 888.  
John, Justice of the Supreme court, Memorial from, vi, 153.  
William, laborer, of Springfield, attainted of treason, iii, 683, 941.
- Kennett, Levy, laborer, of Solsbury, attainted of treason, iii, 682, 941.
- Kentucky legislature on constitutional amendment prohibiting receipts of titles, decorations, etc., iv, 743.  
on Pennsylvania constitutional amendment concerning disputes between State and general governments, iv, 741.  
on the appropriation of public lands to education, v, 257.  
on the Georgia proposed constitutional amendment prohibiting the importation of a person of color into a State contrary to its laws, v, 625.  
on the inclusion of slaves in computing the population for Congressional representation, iv, 553.  
on the land question, iv, 551.  
Ohio Canal Company, v, 103, 108, 157, 167, 210.  
resolutions approving the maintenance of the Union, iv, 595.
- Kerker, Lodowick, butcher, of Philadelphia, attainted of treason, iii, 689, 941.
- Kerns, Veto of an act for relief of Thomas F., from payment of a State fund lost by failure of a bank, ix, 871.
- Kerr, James, member of Congress, x, 658.  
William nominated to the bench, vii, 83.

- Ketcham, Winthrop W., nominated to the bench, ix, 386.  
 member of Congress, ix, 397.
- Kidder, Luther, nominated to the bench, vi, 1077.
- Kidnapping, punishment for, recommended, v, 387.
- Kieffer, S. B., asylum trustee, viii, 974.
- Kilby, Lawrence, cooper, of East Pennsborough, attainted of treason, iii, 684, 941.
- Killinger, John W., member of Congress, viii, 85, 263, 1115; ix, 121, 520, 704.
- Kilpatrick, William S., member of Congress, xi, 723.
- King, Adam, member of Congress, v, 774, 898.  
 Congratulatory addresses to the, i, 418, 434, 896.  
 Edward, nominated to the bench, vi, 885.  
 George III, Accession of, iii, 39.  
 Address of thanks to for repeal of stamp act, iii, 319.  
 II, Death of, iii, 39.  
 Henry, member of Congress, v, 897; vi, 37.  
 Joseph, yeoman, of Path Valley, attainted of treason, iii, 696, 941.  
 Robert, Renumeration for dispatches carried by, to the indians at Pine Creek, iv, 165.  
 Surgeon General James, Letter from, viii, 525.
- Kinnear, James, nominated to the bench, vii, 25.
- Kinsey, John, Commissioner to settle Maryland border difficulties, i, 642.  
 Commissioner to treat with six nations, i, 873, 875.
- Kirk, Jacob, Jr., nominated to the bench, vii, 418.
- Kirkbride, Joseph, member of convention of 1776 for Bucks county, iii, 647.  
 Mahlon, Provincial commissioner for Bucks county, iii, 295.  
 Thomas S., nominated asylum trustee, vii, 462, 597, 849; viii, 142.
- Kirkpatrick, William S., Attorney General, x, 545.  
 nominated to the bench, ix, 381.
- Kissack, Robert, weaver, of Haverford, attainted of treason, iii, 684, 941.
- Kisselman, Frederick, trader, attainted of treason, iii, 725, 941.
- Kittanning, iii, 489.  
 and Warren Railway, Pittsburg, viii, 238.
- Kittera, John Wilkes, member of Congress, iv, 202, 228, 330.
- Kleckner, Anthony, Letter from, viii, 246.
- Klingensmith, John, member of Congress, vi, 182, 279.
- Klotz, Robert, member of Congress, ix, 704, 746.
- Knabb, Jacob, nominated asylum trustee, ix, 557.

- Knapper, George, baker, of Philadelphia, attainted of treason, iii, 729, 941.
- Knepper, Jonathan, nominated to the bench, vii, 470.
- Knight, Isaac, husbandman, of Biberry, attainted of treason, iii, 669, 689, 941.
- John, tanner, of Biberry, attainted of treason, iii, 669, 689, 941.
- Jonathan, member of Congress, vii, 721.
- Joshua, blacksmith, of Abingdon, attainted of treason, iii, 669, 689, 941.
- Nicholas, limeburner, of Plymouth, attainted of treason, iii, 677, 941.
- Knowles, Admiral, Letter to, ii, 48.
- Knox, John C., elected to the bench, vii, 627.
- John C., nominated commissioner on revision of Penal Code, viii, 78.
- nominated to the bench, vii, 271.
- Konigmacher, Joseph, nominated a silent trustee, vii, 462.
- Koonce, Hiram, Veto of appropriation for, x, 418.
- Koons, John, nominated to the bench, vii, 98.
- Koontz, William H., member of Congress, viii, 744.
- Kossuth, Louis, Address of welcome to, vii, 500.
- Approval of invitation to, vii, 489.
- Invitation to, vii, 490.
- Reply of, vii, 498.
- Koster, John, of Northampton, attainted of treason, iii, 670, 690, 941.
- Samuel, of Northampton, attainted of treason, iii, 670, 690, 941.
- Krause, David, nominated to the bench, vi, 1081.
- Kraymers, Murder of the, iii, 1030.
- Kreamer, George, member of Congress, v, 375.
- Kribbs, G. F., member of Congress, x, 865; xi, 101.
- Krumbhaar, Charles H., Superintendent of Banking, xi, 187.
- Kuhl, Frederick, member of the convention of 1776 for Philadelphia, iii, 647.
- Kuhn, Adam Simon, justice of the peace of Lancaster county, iii, 354.
- Augustus J., Pension vetoed, viii, 218.
- Kuhns, Joseph H., member of Congress, vii, 457.
- Kulp, Monroe H., member of Congress, xi, 395, 724.
- Kunkel, John C., member of Congress, vii, 720, 864.
- Kurtz, John G., nominated to the bench, vii, 470.
- William H., member of Congress, vii, 457, 589.
- Kyle, Joseph, nominated to the bench, vi, 952.

## L.

- La Bar, Henry M., nominated to the bench, vii, 234.
- Labor and material in the new capitol, Veto of resolution for all, to be Pennsylvanian, xii, 29.
- Arbitration between capital and, ix, 601, 683.
- Bingham, Thomas J., nominated Commissioner of, ix, 217, 443.
- Child, xi, 438.
- Chinese, viii, 1156.
- disturbances, 1895, xi, 439; xii, 542.
- at Hazleton, xii, 279, 327.
- at Homestead, xi, 157.
- at Williamsport, Proclamation on, 1871, ix, 53.
- hours of, Legal regulation of, vii, 334.
- in Fayette county, xi, 385.
- in Jefferson county, xi, 387.
- MacDowell, Thomas C., nominated Commissioner of, ix, 200, 216.
- Payment for, by store orders, viii, 466, 544.
- Punishment by hard, encouraged, —, 644.
- recommended as a substitute for fines, iv, 6.
- Rights of, x, 28.
- statistics and agriculture, Bureau of, ix, 147.
- Veto of act for protection of wages of, x, 380.
- Laborers, Veto of act securing regular pay to, ix, 844.
- Laboring classes, 1848, vii, 312.
- Lacey, John, member of council, iii, 769, 772.
- Lackawanna and Luzerne counties, Veto of legislation consequent upon the separation of, x, 34.
- Veto of special legislation for county poor, x, 791, 802.
- of special legislation for court officers of, x, 562.
- county, Proclamation of election on the question of erecting, from Luzerne, ix, 656.
- Proclamation of the erection of, ix, 662.
- Proclamation erecting into a judicial district, ix, 722.
- Veto of special legislation for vagrant stock in, ix, 822.
- Iron and Coal Company, Veto of, vii, 596.
- Lacock, Abner, member of Congress, iv, 728, 777, 814.
- Lafayette, General de, v, 568.
- Lake Seneca, Canal uniting Tioga river and, v, 57.
- Lambert, James H., Insurance Commissioner, xi, 519; xii, 49.



- Lamberton, Robert A., nominated asylum trustee, ix, 443, 495, 930.
- Lamm, Peter, nominated to the bench, vii, 470.
- Lancaster, ii, 795.  
and Philadelphia turnpike, iv, 608.  
Auction legislation for, ix, 187.  
barrackmaster, Pay of, iii, 341.  
Columbia and Philadelphia railroad to run through business part of, vi, 14.  
county, Danger of, from indians, ii, 290.  
Irwin, Moses, provincial commissioner for, iii, 295.  
Letter to captains of militia of, i, 878, 880.  
Loan of arms to people of, i, 883.  
Magistrates of, to arrest murderers of indians, iii, 251.  
Mutual Insurance Company, Veto of, vii, 230.  
Proposed new county partly from back of, i, 683, 862.  
Veto of separate orphans' court for, xi, 28.
- Home Mutual Fire Insurance Company, Veto of legislation for, ix, 253.
- Indian conference at, ii, 796, 798, 801, 803, 812; iii, 146, 148, 149, 153, 158, 159, 169, 170, 171, 176, 182, 183.
- Indian treaty at, ii, 83.
- Letter from Governor Morris at, ii, 571.
- Mayors' court, Veto of abolition of, vii, 226.
- Order to magistrates of, iii, 272, 352.
- Ordinance for appointing additional Sub-Lieutenants in, iii, 616.
- people's demand for pay for carriages impressed by Colonel Wilkins, iii, 529.
- Removal of capital to, iv, 425.
- representatives in the convention of 1776, iii, 647.
- Road to from the Schuylkill, iv, 221.
- sheriff directed to deliver the murderer Stump to the sheriff of Chester county, iii, 372.
- to Philadelphia, Order for sheriff to conduct indians from, ii, 807.
- Veto of Conestoga steam mills at, vii, 83, 164.
- Veto of legislation concerning the mayoralty of, vi, 745, 784.
- Lancasterian system of education, v, 288.
- Land, Allowance on, in New Castle, i, 117.  
claimants in Luzerne county, Compensation to Pennsylvania, iv, 801.  
claims, veto of legislation on settlement of State, ix, 59.  
Clearing the, i, 22.

- Land controversies between citizens of different states, New Jersey legislature on, iv, 600.
- Department in 1870, viii, 1152; 1874, ix, 305.
- grant fees, iii, 344.
- grants, Military, iii, 243.
- Revolutionary military, iv, 20, 168.
- to officers and soldiers, Proposed, ii, 439, 450, 490, 683.
- John, yeoman, of Cushichton, attainted of treason, iii, 729.
- office, Duty of secretary of, iii, 339.
- Inadequate facilities of, iv, 334, 382.
- Veto of abolition of, vi, 984.
- Veto of modification in, vi, 941.
- Veto of resolution on copying the index to patents in the, vi, 669.
- questions, Resolutions of the Kentucky legislature on the, iv, 551.
- reservations, recommended, iv, 66.
- Robert, late justice of the peace of Cushichton, attainted of treason, iii, 729, 942.
- titles, iv, 12.
- Veto of act to quit titles to, viii, 125.
- of refund of payment for, xi, 671.
- Warrant, Veto of, refund of money paid on a, viii, 314, 366.
- warrants and surveys, ii, 980; iii, 45, 116.
- of survey of, iv, 248.
- Veto of act relative to, xii, 190.
- Landlord and tenant in 1829, Relation of, v, 847.
- legislation for Mifflin county, Veto of, ix, 364.
- Landing places, Public, appointed by the governor and council, i, 63.
- Lands, Acquisition and sale of public, iii, 982.
- between the northern boundary and Lake Erie, iv, 25.
- Donation, Errors in laying out boundaries of, iv, 171.
- formerly in litigation with Virginia, iv, 43.
- funded certificates of the State for arrearages due on, iv, 15.
- Georgia on the application of, to education, vi, 156.
- Illegal settling of, iv, 248.
- in Luzerne county, Compensation of certain claimants to, iv, 629, 637, 734.
- Indian, on Lake Erie, iv, 48, 49, 54, 68, 75, 83.
- Methods of granting, iii, 338.
- on Lake Erie, iv, 734.
- On the distribution of the donation, iii, 1036.
- opposite Pittsburg, Sale of, iv, 41.

- Land, Proclamation against illegal settlers on state, iii, 893.  
 Public, Against abandonment of, to states, vi, 417.  
   Maryland proposition on the application of, to education,  
     v, 257, 289, 299, 308, 312, 318, 323, 351, 403, 463.  
 Relief of heirs of unnaturalized owners of, iii, 45.  
 Resurvey of certain indian, iv, 161.  
 State, iv, 12.  
   Sale of, iv, 29, 282, 308, 421, 514, 686, 757, 823; viii, 98.  
 Veto of a resolution denying the jurisdiction of the United  
   States courts over, iv, 604.  
 Sums due for unpatented, viii, 523.  
 Trespassers on indian, iii, 322, 323, 326, 329, 347, 348, 358, 360,  
   361, 362, 365, 366, 383, 385, 439.  
 Veto of act relative to unpatented, xi, 621.  
   relative to unseated, xi, 622.  
   legislation relative to sale of unseated, viii, 391.  
   repeal of act relative to collection of amounts due to Com-  
     monwealth on unpatented, xii, 445.  
 Landy, James, member of Congress, vii, 864.  
 Laporte, John, member of Congress, vi, 37, 38, 182, 677.  
 Lard, beef and pork, Objections of New Jersey dealers to re-  
   inspection of, v, 525.  
 Lardner, Lynford, member of council, iii, 320.  
 Lathrop, Benjamin, nominated to bench, vi, 870.  
 Latta, James W., Adjutant General, ix, 506.  
 Laurence, Thomas, Commissioner to treat with six nations, i,  
   873, 875.  
 Lavingair, Christopher, member convention of 1776 for West-  
   moreland county, iii, 648.  
 Lavitz, Joseph, member of assembly, iii, 936.  
 Law and practice, 1888, x, 733.  
   Corporation, Veto of a commission to revise, xii, 585.  
   Courts of, v, 96.  
   Jamaica, not objectionable, i, 114.  
   library, Veto of act for the Cumberland county, ix, 396.  
   Proclamation of martial, iii, 764.  
   Registry, viii, 946.  
 Lawlessness (see also riot, strike, etc.), 1875, ix, 426.  
   1876, ix, 476.  
   1877, ix., 542.  
 Lawrence, George V., member of Congress, viii, 642, 745; ix, 890.  
   Joseph, member of Congress, vi, 700, 895.  
 Lawrie, Walter H., elected to the bench, vii, 489.  
 Laws, See also civil code, viii.

- Laws (see also civil code, penal code, bills) agreed upon in England, i, 37.
- Alteration of, i, 36, 44, 53.
  - books, binding of, ix, 164.
  - civil code of, Revision, viii, 864, 948, 1029.
  - Codification of the, ix, 86.
  - Concerning making and repealing, i, 109.
  - Connecticut on exchange of, v, 53.
  - Corporation, ix, 707.
  - Defects in the state, iv, 824.
  - Delays in administration of, v, 545.
  - Disapproval of certain, i, 161.
  - Exchange of, vii, 752.
  - Exchange of printed, initiated by Delaware, iv, 962.
  - Exchange of public, recommended, vi, 266.
  - Execution of, viii, 793.
  - exemption, ix, 308.
  - in 1830, Administration of, v, 908.
  - in 1831, State of the, v, 966.
  - Mine, relating to bituminous coal regions, Commissioners to revise, x, 992.
  - needed under the constitution of 1790, iv, 154.
  - Objections to, of assembly, i, 225.
  - of Pennsylvania, Digest of, xi, 6.
  - of the province, i, 158.
    - Style of, i, 33, 49, 64, 122.
  - of the state, iv, 682, 754.
    - desired by the federal secretary of state, v, 197.
    - Revision of the, v, 547.
  - Pamphlet, Delays in printing, v, 293.
    - Need of more copies of, vii, 249.
  - passed to stand unless not confirmed by proprietary, i, 104.
  - penal code, Veto of amendment to, viii, 1046.
    - Revision needed, iv, 886.
    - Revision of, viii, 78.
    - to be reformed, iii, 643.
  - Prompt publication of, iv, 890.
  - recommended providing labor as a substitute for fines, iv, 6.
  - Reduced severity of penal, iv, 242.
  - repugnant to the law of England, On the, i, 162.
  - revenue, Commission on, viii, 437.
  - Revision of, iv, 147.
  - Revision of election recommended, v, 453.
    - required of, iii, 951.

- Laws, Seal of the, iii, 636.  
 Style of the, iii, 636.  
 tax, Revision, viii, 866.  
 to be printed for the consideration of the people before being read for the last time in assembly, iii, 635.  
 Veto of a resolution to publish, in the newspapers, iv, 601.  
 publication of corporation, x, 621.  
 special distribution of pamphlet, x, 1099.  
 Workings of the, iv, 916.
- Lawson, James, husbandman, of Lower Smithfield, attainted of treason, iii, 684, 941.  
 James B., nominated to the bench, vii, 463.
- Lazear, Jesse, member of Congress, viii, 264, 444.
- Leach, J. Granville, Commissary General, x, 553.
- Lead, Advertisement for, needed for defense, iii, 594.  
 window- or clock-weights for military purposes, Call for, iii, 609.
- Leaming, Thomas, jun., Reward for robber of, iii, 964.
- Lear, George, Attorney General, ix, 504.  
 Letter from, ix, 707.
- Lebanon county, Criminal court for, viii, 921.  
 Veto of grant of Potters field of, for school purposes, viii, 1168.  
 valley bank, vii, 809.  
 Veto of special legislation for fire department of, x, 158.
- Lechler, John, Murder by, v, 373.  
 Mary, Murder of, v, 373.
- Lee, Benjamin, health officer for the port of Philadelphia, xii, 389.  
 Letter from, x, 924, 927, 932, 933.  
 C. C., Assitant Surgeon, Letter from, viii, 625.  
 Rebert M., nominated to the bench, vii, 239.
- Leech, William, nominated to the bench, vii, 403.
- Leet, Calvin, nominated to the bench, vi, 961.  
 Isaac, member of Congress, vi, 439.
- Leeward islands, Call for contributions to distressed inhabitants of, iii, 535.  
 Letter to commodore of fleet at, ii, 48.
- Legislation, Appropriation, Evils of, vii, 884.  
 Careful, viii, 866.  
 Commissioners on uniform, xii, 359, 388, 416.  
 uniformity of, xi, 471, 521, 522, 529.  
 Corrupt, in 1840, vi, 900.  
 Defects in, vii, 134.  
 50—Vol. XII—4th Ser.

- Legislation, Desirability of uniform, , 242.  
 Evils of, 1854, vii, 644.  
 in the United States, Commissioners for uniformity of, x,  
 1016.  
 Index to local, xi, 281.  
 Objections to special, viii, 191.  
 Omnibus, vii, 884.  
   constitutional amendment against, viii, 590.  
   ended, vii, 751.  
   Objections to, vii, 644.  
   vetoed, vii, 678.  
 On alleged fraudulent, ix, 111.  
 On tardy, i, 211, 270.  
 Public notice of certain, viii, 866.  
 Special, ix, 213; x, 27.  
   constitutional amendment limiting, viii, 590.  
   disapproved, viii, 755.  
 Suggestion to avoid private, vi, 651.  
 Uniform, xi, 180.  
 Veto of special, for payment of debts of a Wilkes-Barre school  
 district, ix, 260.
- Legislative Record, Veto of a postage bill for, xi, 238.
- Legislature (see also, assembly), iv, 115.  
 approval of apportionment act of members of, vii, 444.  
 at the Presidential inauguration, Veto of appropriation for  
 expenses of, 1887, xii, 216.  
 badges furnished Legislature, Veto of authority for J. H.  
 Shaw to sue the State for, xii, 570.  
 Constitution of 1838 on, vi, 499, 501.  
 in extra session in 1840, Message convoking, vi, 679.  
 Member of, Veto of payment of an attendant upon a sick, xi,  
 687.  
 See assembly, viii.  
 to attend Grant monument dedication, Veto of resolution for  
 the, xii, 43.  
 Veto of act on the compensation of, vii, 847.  
   apportionment act for members of, vii, 422.  
   appropriation for expenses of, in attending Grant and  
   Washington monument celebrations, xii, 203.  
   bill for the relief of officials of the, 1885, x, 344.
- Legitimation of Mary Allen, viii, 24.
- Lehigh County Farmers' Deposit Bank, vii, 714.

- Lehigh County Mutual Fire Insurance Company, Veto of legislation for, ix, 234.
- Poor districts of, Veto of special legislation for, xi, 323.
- University appropriation, Veto of part of, xii, 226.
- Lehman, William E., member of Congress, viii, 262, 264.
- Leib, Michael, member of Congress, iv, 472, 537.
- Resignation as United States Senator, iv, 834.
- Owen D., member of Congress, vi, 1049.
- Leidy, George, nominated to the bench, vii, 22.
- Leiper, George G., member of Congress, v, 774.
- nominated to the bench, vii, 242.
- Samuel M., Legislation for the estate of, vii, 800.
- Leisenring, John, member of Congress, xi, 394.
- Lemberger, Lyon, nominated to the bench, vi, 886.
- Lemes, Christopher, commissioner to trespassers on indian lands, iii, 386.
- Lemon, Percipher, nominated to the bench, vi, 1078.
- Leonard, Frederick C., member of Congress, xi, 395.
- James T., nominated to the bench, vii, 92.
- Levin, Lewis C., member of Congress, vi, 1048; vii, 114, 288.
- Levy of men, Proposed new, iii, 16, 17, 34, 35.
- Lewis, Curtis, blacksmith, of East Caln, attainted of treason, iii, 677, 941.
- David, Robbery by, v, 148; 218.
- Ellis, elected to the bench, vii, 489.
- nominated commissioner on penal code, viii, 78.
- nominated to the bench, vi, 951.
- Orange A., nominated to the bench, vii, 152.
- Robert J., member of Congress, xii, 516.
- Lewisburg, Veto of legislation enabling, to sell real estate, vii, 538, 563 .
- Libel, prevalence of, iv, 582.
- Liberties, English, Royal assent to law for full enjoyment of, i, 357.
- Northern, Barracks in, iii, 503.
- Librarian, State, William R. De Witt, vii, 684, 903; viii, 228.
- William H. Egle, ix, 550, 944; xi, 467; xii, 357, 388.
- Charles L. Ehrenfeld, ix, 641, 798.
- Wien Forney, viii, 495, 733, 972.
- Charles J. Little, ix, 931.
- O. H. Miller, ix, 106, 442.
- George Edward Reed, xii, 393.
- Edward Stuck, ix, 521.
- Libraries, Veto of a bill for, xi, 309.

- Library, State, 1859, viii, 110.  
 1860, viii, 187.  
 1861, viii, 285.  
 1870, viii, 1151.  
 1879, ix, 695.  
 1888, x, 729.  
 1891, x, 900.  
 1893, xi, 178.  
 1895, xi, 428.  
 1897, xi, 770.
- License act, Liquor, xii, 155, 157.  
 Theater, xii, 123, 442.  
 Veto of malt or brewed liquor, xi, 639.  
 legislation, Veto of, xi, 617.  
 money not to be paid to Governor deputies, iii, 643.  
 of houses of public entertainment, i, 89, 108, 115, 122, 196, 246,  
 267, 268.  
 of taverns, ii, 544.  
 tax, Veto of a mercantile, xii, 222.  
 Veto of peddlers' and hawkers', xi, 307, 310, 637.
- Licenses, Marriage, Suggested abolition of, vi, 104.  
 Tavern, iv, 827.  
 to Philadelphia court of quarter sessions, Veto of restoration  
 of power to grant liquor, vii, 437.
- Licentiousness, Against growth of, i, 87, 108.
- Lien, Mechanics', act, Veto of a, xi, 325.  
 Veto of act to make taxes a, xi, 311.  
 Veto of act relative to, xii, 453.  
 Veto of extension of legislation on, ix, 48.  
 municipal, xi, 319.
- Lieutenants, brevet first, Veto of National Guard law providing  
 for, x, 1075.  
 of militia, on accounts of, iii, 804.
- Lievzey, Thomas, provincial commissioner for the county of  
 Philadelphia, iii, 295.
- Lightfoot, Thomas, merchant, of Philadelphia. attainted of  
 treason, iii, 828, 942.
- Lile, Henry, of Philadelphia, attainted of treason, iii, 676, 941.
- Lilley, Samuel P., nominated to the bench, vi, 871.
- Lilly, William, member of Congress, xi, 101.
- Limitations, Statute of, 1891, x, 922.
- Lincoln, Abraham, Character of, viii, 332.  
 Day of humiliation and mourning for, viii, 688, 689.  
 member of assembly, iii, 936.  
 Monument to, viii, 802.



- Lincoln, Abraham, New York resolutions in support of, viii, 338.  
 Ohio resolutions in support of, viii, 346.  
 Passage through the State of remains of, viii, 686.  
 Reward of \$10,000 for assassin of, viii, 687.  
 Levi, Governor of Massachusetts, Letter from, vi, 85.
- Lindon, Hugh, schoolmaster, of Buckingham, attainted of treason, iii, 681, 941.
- Lindsay, Samuel, yeoman, of Guilford, attainted of treason, iii, 786, 942.
- Lindy, Uriah, laborer, of Solsbury, attainted of treason, 682, 941.
- Linesville Police Company, Veto of incorporation of, ix, 42.
- Linn, John Blair, Secretary of the Commonwealth, ix, 646.
- Linton, Memorial of David, iv, 49.
- Liquor adulteration, xi, 607.  
 (see also excise, license) and indians, i, 332, 433, 468, 488, 576, 580, 854, 865; ii, 39, 57, 81, 111, 118, 259, 345; iii, 30.  
 Duty on, ii, 545, 961.  
 Excise on, ii, 633, 737; iii, 342.  
 legislation, vii, 838.  
 License, ii, 544.  
 act, Veto of a, vii, 437, 769; xii, 155, 157.  
 act, Veto of a malt or brewed, xi, 639.  
 Order for indians to destroy all, brought among them, i, 332.  
 traffic, see prohibition, vii.  
 act, Comments upon a, xi, 247.  
 Regulation of, x, 255, 500.  
 Veto of, xi, 14, 331.  
 Veto of repeal of a local, xi, 299.
- Lisle, John, laborer, of Plymouth, attainted of treason, iii, 677, 941.  
 Robert, laborer, of Plymouth, attainted of treason, iii, 677, 941.
- Little, Charles J., State Librarian, ix, 931.  
 James, yeoman, of Emmorson's Valley, attainted of treason, iii, 696, 942.
- Live Stock Sanitary Board, xii, 310.
- Livery stable keepers, Veto of act relative to, x, 355.
- Livezey, William, Proclamation of election of, State Treasurer, x, 210.
- Livezey, Thomas, miller, of Roxborough, attainted of treason, iii, 669, 689, 941.
- Lloyd, David, Contumacy of speaker, i, 252, 254, 255, 257, 258.
- Loan, A state, iv, 810, 828.  
 certificates, iv, 78.

- Loan, State, viii, 108.  
 for canal purposes, vi, 646.  
 for Pennsylvania canals and railroads, vi, 42.  
 from the Bank of North America, iv, 172, 175, 226; v, 282.  
 Instructions to commissioner for foreign, iii, 770.  
 legislation, Veto of special for Parker township, Schuylkill county, x, 370.  
 of Pennsylvania, v, 139, 423, 451, 598, 600.  
 of Philadelphia, 413, 451.  
 of 1833, State, vi, 132, 186.  
 of 1884, State, vi, 160.  
 of 1835, State, vi, 223.  
 of 1838, State, vi, 463.  
 of 1839, State, vi, 561.  
 of 1840, State, vi, 672, 675.  
 of 1842, State, vi, 881.  
 of 1848, vii, 302.  
   office bill, Veto of a, iii, 531.  
   Revision of, arrangements, iv, 272.  
 Proclamation authorizing a foreign, iii, 767.  
 Special message on a state, vi, 907.  
 to pay the militia and volunteers, Act authorizing a, iv, 899, 900, 902, 905.  
   of the war of 1812, iv, 857, 862, 863, 885.  
 Trustees of, ineligible to assembly, council or Congress, iii, 638.  
 United States, 1813, iv, 829.
- Loans for cities of the first class, Veto of water supply, x, 333.  
 to the State in 1824, v, 549.  
 in 1826, v, 659.  
 in 1826, Canal, v, 672.  
 in 1827, from the Bank of Pennsylvania, v, 752.  
 in 1828, v, 781, 785, 786, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821.  
 in 1829, v, 841, 858.  
 in 1830, v, 910.  
 in 1831, v, 969.  
   Veto of an act directing the payment of certain, v, 441.  
   Veto of an act to pay certain, vi, 734.
- Lodge, Benjamin, Veto of an act granting certain powers to the administrators of the estate of, iv, 534.
- Logan, Albert J., Quartermaster General, xi, 526.  
   Henry, member of Congress, vi, 181, 278.

- Logan, James, Biographical note, i, 561.  
 continued in council by William Penn 2d, ii, 651.  
 Inaugural address, i, 563.  
 Order to prevent assembly taking, into custody, i, 315.  
 William, Letter to, ii, 795.
- Loller, Robert, member convention of 1776 for Philadelphia county, iii, 647.
- London agent, Credentials of, i, 668.  
 Expense account of (1731), i, 485.  
 Expenses of, iii, 341.  
 Need of, i, 479, 536.  
 Veto of an act for relief of American exhibitors in the American exhibition in, x, 579.
- Long, Abraham, husbandman, of Mount Bethel, attainted of treason, iii, 684, 941.  
 Peters, ships' husband of the fleet, iii, 577.  
 Thomas, member of assembly, iii, 936.
- Longchamps, Chevalier de, Reward for, iii, 967, 970.
- Longnecker, Henry C., member of Congress, viii, 85.  
 Jacob H., Secretary of the Commonwealth, x, 955.
- Longstreth, Morris, nominated to the bench, vii, 92.
- Looseley, Robert, shoemaker, of Philadelphia, attainted of treason, iii, 681, 941.
- Lotteries and plays, Suppression of, iii, 45.  
 Dangers of, v, 960.
- Lottery for raising funds, iv, 84.
- Lotz, Nicholas, member of assembly, iii, 936.
- Loudoun, Earl of, ii, 560, 632, 742, 754, 755, 764, 768, 819.  
 Letter to, ii, 792, 813, 816.
- Loughborough, John, blacksmith, of Mooreland, attainted of treason, iii, 695, 942.
- Louisburg, Expedition against, i, 861, 868, 870.
- Louisiana on the Ohio proposition for the gradual emancipation of slaves, v, 645.  
 purchase, Advantages of, iv, 526.
- Luther, William, nominated asylum trustee, viii, 802.
- Love, William, of York, attainted of treason, iii, 670, 690, 941.
- Lower, Christian, member of Congress, iv, 537.  
 counties, boundary between Maryland and, iii, 493, 499, 500, 501, 508, 509, 510.
- Lowrey, Alexander, member convention of 1776 for Lancaster county, iii, 647.
- Lowry, Thomas J., nominated to the bench, vii, 253.  
 Walter H., nominated to the bench, vii, 151.

- Loxley, Benjamin, Captain of the artillery company desired at the cannon foundry, iii, 610.
- Loyalty in a member of assembly, Lack of, i, 215, 216.
- Loyer, Martin and Henry, Rape by, vi, 341.
- Lucas, John B. C., member of Congress, iv, 538.
- Robert, Governor of Ohio, Letter from, vi, 172.
- Lukens, John, commissioner to run the Virginia boundary line, iii, 806.
- Lumpkin, Wilson, Governor of Georgia, Letter from, vi, 62, 150.
- Lunacy act, Veto of, xii, 145.
- committee, x, 239.
- Proclamation of organization of committee on, x, 205.
- Lunatic, see insane, xii.
- asylum, Relative to a state, vi, 1081.
- Veto of an act to establish a state, vi, 666.
- asylums, viii, 111, 863.
- hospital trustees, viii, 55, 142, 230, 438, 496, 560, 684, 802, 915, 974, 1067, 1102.
- hospital, vii, 663, 748, 857, 882, 949.
- trustees, vii, 461, 499, 597, 683, 778, 849, 855, 904.
- Veto of special legislation for the property of a, vii, 711.
- State, Trustees of, x, 35, 101, 199, 218, 373, 377, 378, 439, 442, 494, 495, 507, 557, 558, 639, 644, 699, 794, 795, 798, 799, 800, 820, 927, 929, 930.
- Luper, George B., Insurance Commissioner, x, 1018; xi, 466.
- Lupton, John, Rape by, vi, 341.
- Luzerne county, Bounty taxes in, viii, 1056.
- Compensation to claimants in, iv, 801.
- District court in, viii, 1096.
- disturbances, iv, 17, 18, 20, 27, 28, 42, 181, 326, 328, 344, 416, 427, 463, 474, 487, 489, 493, 505, 511, 545.
- Election in, iv, 15.
- Lack of report on compensation of certain claimants in, iv, 629.
- road legislation, vii, 678.
- Report on compensation of certain claimants in, iv, 629, 637, 734.
- Veto of consolidation of register of wills and clerk of courts in, viii, 74.
- Veto of legislation consequent upon the separation of Lackawanna and, x, 34.
- Lycoming county courts, Legislation in, viii, 1094.
- seat, iv, 346.
- Veto of act relative to treasury of, viii, 895.
- Veto of transfer of part of Brady township from, viii, 249.

- Lydius, John, Connecticut squatter, ii, 336, 345, 697.  
 Lyle, Aaron, member of Congress, iv, 667, 728, 777, 867.  
 Lyman, Charles, nominated to the bench, vii, 81.  
 Lynch, John, member of Congress, x, 478.

## M.

- McAlear, William, member of Congress, x, 862; xi, 98, 723.  
 McAllister, Archibald, member of Congress, viii, 444  
     John, alleged counterfeiter of provincial bills of credit, iii, 515.  
     William, nominated to the bench, vi, 888.  
 McBride, Dominic, Murder by, v, 87.  
 McCall, George A., Major General, viii, 399.  
 M'Calmont, Alexander, nominated to the bench, vi, 577.  
 McCandless, Charles, nominated to the bench, ix, 381.  
     Wilson, nominated to the bench, vii, 188, 417.  
 McCart, John, distiller, of East Pennsborough, attainted of treason, iii, 684, 942.  
 McCartney, Dr. John, counterfeiter and incendiary, iii, 757.  
 McCarty, John, nominated to the bench, vi, 749; vii, 96.  
     Patrick, Murder by, v, 894.  
 McCauley, Levi C., Auditor General, xii, 283.  
 M'Cay, William, nominated to the bench, vi, 556.  
 M'Clain, Archibald, commissioner to run the Virginia boundary line, iii, 806.  
 McClarin, James, laborer, of Springfield, attainted of treason, iii, 683, 942.  
 McClay, William, commission to the indians claiming territory in Pennsylvania, iii, 962.  
     William P., member of Congress, v, 92.  
 McClean, James, member of convention of 1776 for Cumberland county, iii, 647.  
     Moses, member of assembly, iii, 936.  
     member of Congress, vi, 1049.  
 McClellan, General George B., note by, viii, 475.  
     John, member convention of 1776 for Westmoreland county, iii, 648.  
     O. E., Quartermaster General, xi, 185.  
 McClelland, Asa, nominated to the bench, vi, 885.  
 McClelland, John, Robbery of, v, 148, 218.  
     William, Adjutant General, x, 972, 988.

- McClelland, William, Decease of, xi, 84.  
 member of Congress, viii, 1116.  
 Revenue Commissioner, viii, 437.
- McClure, Alexander K., Superintendent of Public Printing, vii, 798.  
 Charles, member of Congress, vi, 278, 703.  
 Secretary of the Commonwealth, vi, 961.  
 William B., nominated to the bench, vii, 416.
- McColloh, Thomas G., member of Congress, v, 219.
- McCollum, J. Brewster, and James T. Mitchell, Proclamation electing to the Supreme bench, x, 672.
- McCConnell, Daniel, nominated to the bench, vii, 151.
- McCormick, C. C., nominated Major General, ix, 27.  
 Henry C., Attorney General, xi, 518.  
 member of Congress, x, 478, 656.  
 John, Estate not exempted from collateral inheritance tax, viii, 1057.  
 Joseph, Murder by, vi, 434.
- McCrea, James A., nominated centennial manager, ix, 503.
- McCreary, D. B., nominated manager Western Pennsylvania Hospital, ix, 641.
- McCreasy, D. H., nominated asylum trustee, ix, 507.
- McCreery, D. B., Adj. Gen'l, viii, 902.  
 William, member of Congress, v, 775.
- McCulloch, George, member of Congress, vi, 586.  
 John, member of Congress, vii, 589.
- McCullogh, Welvy, member of Congress, x, 479.
- McCollough, James, nominated manager Pennsylvania Reform School, ix, 727.  
 Kenneth, yeoman, of Philadelphia, attainted of treason, iii, 676, 942.
- McCurdy, John, nominated Superintendent Public Printing, ix, 109, 199, 374.
- McDaniel, John, rioter at Wyoming, iii, 435.
- M'Divit, James, nominated to the bench, vi, 965; vii, 249.
- McDonald, Alexander, yeoman, of Rye, attainted of treason, iii, 775, 942.
- M'Donall, John, murderer of the Kraymers, iii, 1030.
- McDowell, Alexander, member of Congress, xi, 101.  
 Charles, nominated to the bench, vi, 676.  
 John, member of council, iii, 936.  
 Thomas C., Commissioner of Labor Statistics and Agriculture, ix, 200, 216.
- McFarland, George F., State Superintendent of Soldiers' Orphans, viii, 901, 1101.

- McFarland, George R., nominated to the bench, vii, 151.
- McFarlane, Andrew, justice of the peace for Westmoreland county, iii, 473.
- McGillivray, Colonel Alexander, Creek Indian chief, iv, 103.
- McGoffin, Joseph, member of Assembly, iii, 936.
- McGonaghy, David, member of assembly, iii, 936.
- McGowan, Theodore, nominated Major General, ix, 27.
- McHugh, Matthew, innkeeper, of Lebanon, iii, 670, 690, 942.
- McIlvain, Abraham R., member of Congress, vi, 915, 1048; vii, 115.
- McJunkin, Ebenezer, member of Congress, viii, 1116; ix, 123.
- Mack, George, nominated to the bench, vi, 677.
- Mackay, Aeneas, justice of the peace for Westmoreland county, iii, 473.
- McKean county Real estate legislation for, vii, 802.
- Samuel, appointed Secretary of the Commonwealth, v, 876.  
    member of Congress, v, 375.  
    Secretary of the Commonwealth, —, 62.
- Thomas, Biographical sketch, iv, 437.
- commissioner, on the Wyoming land troubles, iii, 200.
- Member constitutional convention of 1790, iv, 134.
- Inaugural address, iv, 441.
- Second inaugural address, iv, 507.
- Maladversions of the senate on, iv, 444.
- Proclamation of election as governor and continuance of officials, iv, 440.  
    third election of and continuance of officials, iv, 574.
- Valedictory remarks, iv, 653.
- McKee, Alexander, indian trader, of Westmoreland county, attainted of treason, iii, 684, 942.
- M'Kennan, James, nominated to the bench, vi, 888.
- Thomas M. T., member of Congress, v, 898; vi, 38, 182, 279, 895.
- Thomas, nominated manager Pennsylvania Reform School, ix, 727.
- McKenty, Jacob R., member of Congress, viii, 266.
- McKenzie, Kenneth, yecman, of Rye, attainted of treason, iii, 775, 942.
- Mackey, John, member convention of 1776 for Chester county, iii, 647.
- Levi A., member of Congress, ix, 398, 520.
- McKibben, Chambers, inspector general, x, 973.

- Mackiness, Thomas, trader of Northern Liberties, attainted of treason, iii, 729, 942.
- Mackinett, John, merchant, of Northern Liberties, attainted of treason, iii, 729, 942.
- McKinley day, Proclamation of, 1902, xii, 625.
- Proclamation of day of prayer for recovery of President, xii, 619.
- of day of prayer on account of death of President, xii, 620, 621.
- William, Letter from, xi, 484.
- M'Knight, Robert, member of Congress, viii, 86, 264.
- McLanahan, James X., member of Congress, vii, 289, 457.
- M'Lane, John W., Commissary General, viii, 369.
- McLaughlin or Loughran, James, Murder of, vi, 275.
- Maclay, Robert T., nominated to the bench, vii, 337.
- Samuel, member of Congress, iv, 330.
- resignation as United States Senator, iv, 664.
- William P., member of Congress, iv, 867, 910, 911.
- M'Mahan, James, nominated to the bench, ix, 498.
- McMichael, Edward, husbandman, of Lower Smithfield, attainted of treason, iii, 684, 942.
- McMichael, Morton, nominated centennial manager, ix, 503.
- death of, ix, 697.
- M'Mullen, James, laborer, of Solsbury, attainted of treason, iii, 682, 942.
- McMurtries, David, Auditor General, xi, 79.
- McMurtry, William, merchant, of Oxford, attainted of treason, iii, 677, 942.
- McNair, John, member of Congress, vii, 456, 588.
- McNamara, John, nominated to the bench, vii, 170.
- McNary, John C., nominated manager Pennsylvania Reform School, ix, 652.
- McNeal, Dominick, yeoman, of Tuscarora, attainted of treason, iii, 696, 942.
- McNealy, Arthur, Reprieve to, wife murderer, iii, 344.
- Mary, murdered by her husband, iii, 344.
- M'Pherson, Edward, member of Congress, viii, 86, 264.
- McPherson, Robert., member of Assembly, iii, 936.
- William, blacksmith, of Tyrone, attainted of treason, iii, 775, 942.
- McSherry, James, member of Congress, v, 222.
- M'Williams, Jonathan, nominated to the bench, vii, 467



- Maddison, James, commissioner on Virginia boundary line, iii, 747, 806.
- Madison, President, on encouraging manufactures, vii, 317.
- Maddock, William, tavern-keeper, of Providence, attainted of treason, iii, 683, 942.
- Maffett, James E., member of Congress, x, 479.
- Magee, Frank J., brigadier general, xii, 367.  
Henry, attainted of treason, iii, 942.  
John A., member of Congress, ix, 122.
- Magraw, John, nominated manager Pennsylvania Reform School, ix, 652.
- Mahon, A., State Treasurer, Letter from, vi, 25, 26.  
Thaddeus M., member of Congress, xi, 99, 395, 724; xii, 516.
- Mahony and Nilnet, robbers, iii, 652.
- Mail robbery, iii, 845.
- Maine against internal improvement by the general government, v, 735.  
on the Georgia proposed constitutional amendment prohibiting the importation of a person of color into a state contrary to its laws, v, 528.  
on the Tennessee proposed constitutional amendment on presidential electors, v, 638.  
on uniform decimal weights and measures, viii, 348.
- Maish, Levi, member of Congress, ix, 398, 520; x, 479, 657.
- Major divorce case, vi, 397.  
General Alfred L. Pearson, viii, 1098.
- Majority vote, Elections and questions in council and Assembly decided by, i, 65.
- Malin, Elisha, joiner, of East Whiteland, attainted of treason, iii, 683, 942.  
James, laborer, of Providence, attainted of treason, iii, 683, 942.  
Joseph, wheelwright, of East Whiteland, attainted of treason, iii, 683, 942.
- Mann, David, Jr., nominated to the bench, vii, 459.  
Job, member of Congress, vi, 182; vii, 116, 289.  
Joel K., member of Congress, v, 897; vi, 37.  
John S., nominated asylum trustee, ix, 374.
- Mansion, Executive, x, 732.  
Need of, v, 850.
- Manslaughter, Veto of writs of error in, viii, 1080.
- Manufactories, Influence of, vii, 312.

- Manufactures, vii, 317.  
 in 1734, iii, 332.  
 1840, State of vi, 720.  
 of State, viii, 653.  
 the State, iv, 677, 749, 787, 890.  
 in 1821, v, 283.  
 in 1825, v, 589.  
 in 1827, v, 748.  
 in 1829, v, 870.  
 Protective tariff on, v, 495.
- Map of Ohio received for exchange, v, 410.  
 Pennsylvania, Reading Howell's iv, 93, 246.
- Marbois, Sieur Francis de, secretary of the French legation insulted, iii, 967, 970.  
 Sieur Pierre Francis Barbe de, Exequatur of, as French vice consul iii, 1031.
- Marchand, Albert G., member of Congress, vi, 439, 700.  
 David, member of Congress, iv, 910; v, 93.
- Marchington, Philip, trader, of Philadelphia, attainted of treason, iii, 669, 689.
- Marcy, W. L., Governor of New York, Letter from, vi, 97, 140.
- Marietta, Donegal deposit bank, vii, 714.
- Marine, Commercial, viii, 1158.  
 hospital near Pittsburg, Cession of jurisdiction of site of to the United States, vii, 23.
- Maris, David, taylor, of Newtown, attainted of treason, iii, 684, 942.  
 John M., nominated inspector Eastern Penitentiary, ix, 642.
- Markham, William, Biographical note, i, 69.  
 commission as Governor, i, 73.  
 commission from Governor Fletcher, i, 154.  
 Propriety of acts of, i, 85.
- Market clerks, Veto of repeal of authority of, to make the test weights of buttter, etc., ix, 859.  
 Commerce only in, i, 21.  
 companies, Veto of act relative to, viii,  
 corporation, Veto of Bucks county farmers', vii, 580.  
 place, Control of Governor and council over modelling of, v, 31, 63.
- Markets, Against forestalling, iii, 709, 713.
- Markley, Philip S., member of Congress, v, 375.
- Marple, Richard, Reward for murderer of, iii, 963.

- Marr, Alem, member of Congress, v, 774.  
 Lawrence, husbandman, of Mount Bethel, attainted of treason, iii, 684, 942.
- Marriage laws, i, 40; v, 104; iii, 716.  
 Need of amendment of, iii, 1018.  
 licenses, Registry of, i, 41.  
 Relief from a bond for, according to church of England, i, 127.  
 Suggested abolition of, v, 105.  
 see divorce, vii.
- Marsh, Eliza, Murder by, v, 763.
- Marshal, United States, Interference with in execution of duty, v, 47.
- Marshall, Christopher, member of council of safety, iii, 612, 614.  
 Colonel, Lieutenant of Washington county, iii, 807.  
 Lieutenant Edward, Veto of act for enrolling, x, 394.  
 Samuel, nominated to the bench, vii, 417.  
 William, pilot, of Philadelphia, attainted of treason, iii, 695, 942.
- Marsteller, Philip, member of convention of 1776 for Lancaster county, iii, 647.
- Martial law, Proclamation of, iii, 764.
- Martin, Robert, commissioner of exchange for Northumberland county, iii, 720.  
 cooper, of Falls, attainted of treason, iii, 682, 942.  
 member of convention of 1776 for Northumberland county, iii, 648.
- Martz, murder of a man named, v, 834.
- Maryland Assembly's acceptance of invitation to visit Harrisburg, vii, 607.  
 border difficulties, ii, 38, 54, 97, 98, 122, 505.  
 border difficulties, Credentials of commissioners to settle, i, 642.  
 border disturbances, i, 419, 498, 499, 501, 506, 514, 517, 522, 538, 565, 566, 568, 570, 582, 584, 589, 596, 601, 602, 605, 607, 618, 627, 634, 638, 640, 641, 642, 646, 649, 652, 654, 656, 657.  
 Citizens abducted by officials of, i, 395.  
 claim for Richard , a fugitive slave, vii, 610.  
 commission on the navigation of the Susquehanna, iv, 927.  
 Commissioners of, Letters to, on border disturbances, i, 584, 596.  
 to secure dismissal of actions against citizens of, vi, 550.

- Maryland, Correspondence with, on obstructions to the Susquehanna at Conewago Falls, v, 162.
- Delaware and Pennsylvania, Boundary stone between, vii, 353, 418.
- Encroachments of authorities of, on rights of Pennsylvanians, ii, 404.
- Governor of, Letter to, iii, 315, 512, 518; ii, 398, 404, 419, 505, 578.
- Letter to, on claim of John Redick for being dispossessed, iii, 336.
- on extension of boundary line, ii, 122.
- on good conduct of certain indians, ii, 35.
- on Ohio indians, ii, 52.
- Letter to, requesting the punishment of several citizens of that colony, iii, 405.
- Governor of, Re-survey of fortieth degree of latitude, i, 415.
- of, and Indians, ii, 118.
- Intrusion of settlers from, i, 381, 391.
- land-piracy, i, 396.
- legislature on a proposed canal connecting Baltimore with the Susquehanna, v, 447, 522.
- on constitutional amendment prohibiting receipt of titles, etc., iv, 767.
- on fisheries in the Susquehanna, v, 681.
- on fishing with gill nets, v, 557.
- on obstructions in the Susquehanna, v, 932, 942; vi, 18.
- on the encouraging and harboring of fugitive slaves by Pennsylvanians, v, 81, 372.
- on the Massachusetts proposition restricting embargo, iv, 718.
- on the navigation of the Susquehanna, v, 321.
- on the Virginia proposition regarding removal of senators, iv, 665.
- on trespass of England and Hay, ii, 97, 98.
- Letter to Governor of, on indian matters, i, 792.
- Mediation between, and six nations, i, 840, 845, 846.
- Nanticoke indians imprisoned in, i, 796.
- rescutions on the importation of slaves, iv, 598.
- runaway slaves harbored by Pennsylvanians, iv, 936.
- and Delaware boundary, iii, 493, 499, 500, 501, 508, 509, 510.
- Proposed union of, i, 546.
- Mason and Dixon, surveyors of the Maryland boundary, iii, 458, 470.

- Masonic Hall Association, at Reading, viii, 831.  
 Veto of incorporation of Allegheny, viii, 1050.
- Massachusetts, ii, 25, 26, 29, 32, 47, 77, 370, 380, 428, 615.  
 bay, Letter to Governor of, on the French and Indians, ii, 5.  
 claim for share of funds from crown, iii, 268.  
 constitutional amendments concerning the election of congressmen and presidential electors, v, 78.  
 legislature on a constitutional amendment restricting embargo powers, iv, 689, 717, 737, 739, 740.  
 Master of the rolls, Annual fees of, iii, 341.  
 on the anti-slavery resolution of North Carolina, iv, 557.  
 on the Virginia proposition regarding removal of senators, iv, 668.  
 on a protective tariff, vi, 85.  
 on expedition to Canada, ii, 17.  
 on militia organization, v, 944.  
 on the Georgia proceedings with regard to the United States government, v, 949.  
 on the Pennsylvania proposed limitation of powers of Congress, in establishing banks, to the District of Columbia, v, 210, 431.  
 on the proceedings of the Bank of the United States against the officers of the State of Ohio in the United States circuit court, v, 366.  
 Reward for participants in the Shay's rebellion in, iv, 16.  
 Scarcity of bread in, iii, 717.
- Matascheechay, Indian chief, Speech to, i, 331.
- Matlack, Timothy, member convention of 1776 for Philadelphia, iii, 647.  
 Secretary of the Commonwealth, iii, 653, 657, 659, 660, 663, 666, 668, 672, 688, 692, 694, 695, 699, 700, 703, 709, 725, 726, 727, 728, 731, 744, 750, 760, 761, 765, 767, 769, 777, 785, 788, 790, 792, 795, 820, 821, 823, 830, 845, 846, 848, 849, 852, 854, 859, 871, 872, 875, 884.
- Mauch Chunk bank, vii, 567.
- May, Jacob, under-sheriff, Concerning certain goods seized by revenue officers, i, 94.
- Mayer, Jacob, peruke-maker, of Philadelphia, attainted of treason, iii, 681, 942.
- Mayor's court of Lancaster, vii, 226.
- Maxwell, James, Justice, iii, 300.  
 Letter to, iii, 301.  
 John, Veto of appropriation for, x, 432.

- Maxwell, William, nominated to the bench, ix, 381.
- Meade, General George G., Letters from, viii, 475, 476, 485.  
 memorial executive committee, work of, ix, 220.  
 death of, ix, 172.
- Meadville bank, vii, 567.  
 justice of the peace, Veto of act relative to, viii, 986.
- Measures, decimal, Uniform, viii, 348.  
 Weights and, vi, 478.  
 Law for, i, 22.
- Mechanics' liens, Veto of extension of legislation on, ix, 48.
- Medals to heroes of the war of 1812, v, 198.
- Medical degrees, Bogus, ix, 787.  
 examining board, xi, 474, 522, 528, 541, 546, 548; xii, 3, 20, 348, 369, 386, 404.  
 Eclectic, xi, 475, 522, 551; xii, 4, 38, 351.  
 Homeopathic, xi, 475, 522, 527, 548, 557; xii, 4, 21, 22, 348, 406.
- Medicine, Veto of an act to regulate the practice of, v, 542.
- Memorial hall in Fairmount park, Veto of appropriation for, xi, 9.
- Mandelson, August, Veto of peddler's privilege for, viii, 41.
- Meng, Jacob, of Germantown, attainted of treason, iii, 678, 942.  
 Melchior, carter and baker, of Germantown, attainted of treason, iii, 678, 942.
- Mennonites, i, 345.
- Mental disorders, Veto of act for prevention of, x, 1057.
- Mentges, Colonel Francis, Inspector general of militia, iv, 38.
- Mercantile appraiser, Abolition recommended, x, 245.
- Mercer James, member of Assembly, iii, 936.
- Mercer, hospital trustees, xii, 353, 387, 401.
- Mercein, William A., publisher of Rules and Regulations for the Field Exercises and Manoeuvres of Infantry, iv, 965.
- Merchandise, British, seized in Chester county, iii, 875.
- Mercur, Ulysses, elected to supreme bench, ix, 125.  
 member of Congress, viii, 641, 744, 931, 1115.
- Meredith, John, laborer, of New Britain, attainted of treason, iii, 774, 942.  
 William M., Attorney General, viii, 436, 552.  
 Death of, ix, 310.  
 monument, Veto of appropriation for, xii, 609.
- Merkel, Abraham, Murder of, v, 585.
- Merrill, Gilman, nominated to the bench, vii, 96.  
 Jesse, nominated major general, ix, 36.

- Merwine, John, nominated to the bench, vi, 1034.
- Message, First annual, iv, 675.
- Mestrezat, S. Leslie, elected to the supreme bench, xii, 504.
- Mexican war, vii, 117, 193; x, 411.
  - Distinguished Pennsylvanians in, vii, 348, 354.
  - Monument, viii, 109, 140, 862.
  - pensions, Veto of, ix, 729; x, 101.
  - Proclamation of the, vii, 104.
  - Quota of the State in, vii, 106.
  - State in, vii, 296, 390.
- Meyers, Christian, nominated to the bench, vii, 91.
  - E. K. Letter from, xi, 195.
- Michigan State Normal School, vii, 833.
- Middle Creek, Murder of peaceful indians at, iii, 350, 352, 355, 356, 362, 368, 371, 372, 373, 374, 378, 380, 387, 394, 496.
- Middleswarth, Nev., member of Congress, vii, 588.
- Middletown, Veto of tax legislation for, x, 186.
- Mifflin, Thomas, Biographical sketch, iv, 63.
  - Governor of the Commonwealth, iv, 137.
  - Honors to the memory of, iv, 653.
  - Inaugural address as Governor, iv, 139.
  - president constitutional convention of 1790, iv, 134.
  - president supreme executive council, iv, 65.
- Mifflin county bank, viii, 242.
  - Boundary of, iv, 188, 189, 199, 222, 243.
  - Veto of landlord legislation for, ix, 364.
  - monument, x, 911.
- Miles, James, nominated to the bench, vii, 466.
  - Veto of special legislation closing a road in farm of, viii, 78.
- Milesburg and Smethport turnpike bill, Veto of, vi, 660.
- Milford and Matamoras railroad, ix, 77.
- Military (see also artillery), association, iii, 547, 548, 549, 556, 564, 573, 592, 609, 617, 623.
  - See militia, viii.
  - affairs, 1868, viii, 856.
  - 1869, viii, 945.
  - 1870, viii, 1017, 1141.
  - agency, State, viii, 531, 650, 859, 946.
  - arrangements, 1861, viii, 371, 380.
  - association, Articles for the regulation of, iii, 549.
  - advised to use pikes, iii, 564.
  - Conduct in saving Philadelphia, iii, 654.
  - carriages, ii, 981.

- Military College of Philadelphia, Veto of incorporation of, ix, 362.
- defense, On, i, 189, 192, 197, 688, 692, 696, 705, 712, 716, 727, 729, 731, 734, 736, 750, 753, 765, 766, 798, 830, 833, 835, 838, 848, 850, 858, 871, 886, 889, 890, 897, 899, 901; ii, 58, 221, 223, 241, 252, 260, 264, 266, 270, 271, 284, 287, 300, 301, 310, 328, 335, 363, 369, 438, 445, 450, 473, 474, 478, 518, 521, 531, 540, 548, 555, 582, 735, 741, 764, 810, 866, 902, 916, 974.
- elections, Certain, in Montour county, viii, 397.
- enlistment, Irregular, prohibited, viii, 408.
- expenses, On, i, 79, 81, 85, 150, 207, 221, 269, 279, 281, 288, 300, 301, 304, 305, 320; ii, 22, 26, 29, 32, 33, 64, 225, 230, 241, 266, 270, 275, 276, 284, 287, 300, 301, 310, 316, 325, 328, 335, 363, 369, 384, 389, 409, 422, 490, 518, 531, 540, 608, 755, 810, 866, 916, 974.
- force for the Mexican war, vii, 106, 118.
- forces against reduction of, iii, 12, 14, 38, 41, 496.
- Increase of, iii, 16, 17, 35, 59, 62, 63, 64, 119, 122, 127, 139, 191, 216, 249, 256, 267, 297, 489, 538, 878, 592.
- Necessity for recruiting, ii, 829.
- of the State, The commander-in-chief-of, iii, 640.
- regular, Quarters for, iii, 322.
- Reorganization of, iii, 796.
- Military forces, State (see also militia), iv, 231.
- land grants, Revolutionary, iv, 20, 168.
- officers of the flying camp, Memorial of certain, iv, 188.
- service in the war of 1812, iv, 781, 793, 882.
- tactics, Mercein's, iv, 965.
- history, State, viii, 1018, 1143.
- instruction in schools, viii, 433.
- land grants, iii, 243.
- to officers and soldiers, Proposed, ii, 439, 450, 490, 683.
- legislation relating to the Pennsylvania line, iii, 972.
- management of the province, iii, 596.
- needs of the province, iii, 571.
- of State, on retired or commutation pay, iii, 922, 924.
- organization of the State, 1861, viii, 363.
- Pay of, ii, 17, 19, 22, 26, 29, 32, 33, 67, 275, 276, 316, 825, 965; iii, 532, 533, 547.
- pay, Settlement of arrears of, iii, 972.
- Pennsylvania line, reorganization of iii, 810.
- purposes, Call, for lead window and clock weights for, iii, 609.
- Record in State in rebellion, 1862, viii, 419.
- 1863, viii, 455.



- Military roads in Cumberland county, ii, 829.**  
 reservation, Jurisdiction over, ix, 7.  
 service, Enlistment of servants for, ii, 582.  
 supplies, On, i, 753, 798, 889, 890, 892, 893, 897, 899, 901; ii, 352, 354, 355, 356, 357, 360, 363, 369, 373, 384, 389, 392, 393, 395, 400, 402, 409, 412, 419, 429, 430, 433, 792, 825, 866, 882, 922, 974; iii, 815.  
 supplies for Wills Creek, ii, 352, 354, 355.  
 volunteers, Necessity for, ii, 834.  
 officers, Veto of relief of certain late, x, 160.  
 pay to Joseph A. Weible, Veto of, x, 1036.
- Militia, see National Guard.**  
 affairs, in 1779, iii, 732.  
 and volunteers, Loan to pay the, iv, 899, 900, 902, 905.  
 arms and equipments, iv, 468, 850, 955; v, 105, 159.  
 bill, on a, ii, 548, 555.  
 Recommendation of a, ii, 784, 810, 815, 819, 831, 833, 880.  
 Call for against indians, iii, 814.  
 of General Washington for, iii, 700.  
 called out against the Wyoming rioters, iii, 973.  
 in 1838 to suppress violence in the Assembly, vi, 441, 486, 493, 587.
- Charles M. Provost, Major General of, viii, 902.  
 Colonel Francis Mentges, Inspector general of, iv, 38.  
 Commander-in-chief, Constitution of 1838 on, vi, 505.  
 companies, Order for forming into regiments, ii, 589.  
 company, Veto of incorporation of an, viii, 30.  
 Condition of the, iv, 461.  
 Constitution of 1838 on the, vi, 511.  
 Constitutional provision for, iii, 632; iv, 126.  
 court martial fines, Certain iv, 895.  
 held at Greensburg in 1814, Action on a, iv, 943.
- Courts martial, Interference with United States marshals in collecting fines assessed by, v, 47.**  
 Defects of, 1863, viii, 459.  
 Deserters from, iii, 624.  
 Development of, 1864, viii, 606.  
 during the war of 1812, Arms and equipage which come into possession of the, v, 435.  
 escort to the President of the United States recommended, iv, 75.  
 Establishment of a, ii, 456, 483.  
 Exemption of, from watching, i, 196.

- Militia, Extra compensation to, serving under General Harrison, iv, 804.
- fines, Delinquent, iii, 813.
- for frontier defence, iii, 837.
- for the province, i, 74, 78, 79, 81, 85, 221, 269, 288, 300.
- Improvement of the, iv, 361.
- in 1867, viii, 786.
- in 1868, viii, 856.
- in 1836, Character of the, vi, 329.
- in 1844, Compliment to the, vi, 1064.
- in 1802, Condition of the, iv, 487.
- in 1816, Condition of, iv, 921.
- in 1835, Defects of the, vi, 238.
- in 1839, On the, vi, 645; 1841, vi, 849.
- in 1829, Remarks on, v, 849; 1831, v, 968.
- in 1820, Report of the Adjutant General on the, v, 214.
- in 1822, Report of the Adjutant General on the, v, 345.
- in 1823, Report of the Adjutant General on the, v, 421.
- in 1824, Report of the Adjutant General on the, v, 501.
- in 1825, Report of the Adjutant General on the, v, 574.
- in 1826, Report of the Adjutant General on the, v, 631.
- in 1827, Report of the Adjutant General on the, v, 729.
- in 1828, Report of the Adjutant General on the, v, 770.
- in 1829, Report of the Adjutant General on the, v, 827.
- in 1831, Report of the Adjutant General on the, v, 930.
- in 1832, Report on the, vi, 22.
- in 1833, Report on the, vi, 75.
- in 1834, Report on the, vi, 159.
- in 1835, On the report on the, vi, 215.
- in 1822, State of the, v, 393.
- in 1833, State of the, vi, 130.
- in 1826, State of the, v, 665.
- in 1818, Strength of the, v, 106.
- in the revolution, iii, 654.
- in the War of 1812, iv, 781, 793, 882.
- Additional, iv, 820.
- Conduct of the, iv, 848.
- Necessities of the, iv, 791.
- Insubordination in the, Punishment of, iv, 863.
- Law, improvement of, iv, 286, 301, 430.
- in Delaware, ii, 512.
- Recommendation of a, iii, 273.
- of 1858, viii, 110.

- Militia, Law, on a, ii, 741.  
laws, iii, 881.  
1850, vii, 389.  
Imperfection of, vii, 885, 950.  
Need for amendment of, iii, 1034.  
Proclamation enjoining observance of, iii, 718.  
men, Orders directing proceedings against delinquent, iv, 944.  
Need of a (1744), i, 851.  
North Carolina on, vi, 162.  
of Lancaster county, Letter to captains of, i, 878, 880.  
officers, Continuance of, iii, 760.  
meeting, Report of a, v, 180.  
On a meeting of certain, v, 435.  
On supernumerary, iv, 831.  
Protest of certain, iv, 928.  
Rank of, in War of 1812, iv, 803.  
request of protection in the exercise of their duty, iv, 934.  
on Lake Erie frontier, iv, 833.  
On the accounts of lieutenants of, iii, 804.  
On the establishment of a, i, 182.  
organization, Delaware on uniform, vi, 77.  
Illinois on, vi, 67.  
Massachusetts on, v, 944.  
New York on, vi, 139.  
Uniform, vi, 12, 67, 77, 131, 139.  
Payment of, viii, 579, 648, 727.  
Payment of, in 1864, viii, 575.  
Proposed improvements of the, v, 179.  
Provincial, ii, 677.  
Punishment for encouraging insubordination on the, iv, 863.  
recommendations, v, 228, 290.  
required by federal authorities, iv, 812.  
revision recommended, viii, 524.  
Service of the, iv, 271.  
in the "whiskey insurrection," iv, 311, 313, 317, 335.  
State, iv, 186, 257, 529, 546, 571, 584, 622, 680, 729, 748.  
stores, Authority for the sale of certain, iv, 906, 908.  
Support of widows and orphans of Revolutionary, iv, 26.  
system, 1846, vii, 75.  
1861, Defects of, viii, 432.  
to repress violence in the Assembly, vi, 587.

- Militia, to resist the execution of certain orders of the United States supreme court, iv, 667, 678, 691.  
 Utilization of the, iii, 796.  
 Voting prerogative of the, iv, 785.  
 Veto of an act for the regulation of the, iv, 893.  
 War pay of the, iv, 885.  
 William Penn, 2d on a, ii, 650.
- Miller, Abraham, member of convention of 1776 for Northampton county, iii, 648.  
 Benjamin, saddler, of East Caln, attainted of treason, iii, 683, 942.  
 Charles, brigadier general, xii, 366.  
 Daniel H., member of Congress, v, 375, 774.  
 George F., member of Congress, viii, 744.  
 Henry, member of Assembly, iii, 936.  
 Jesse, member of Congress, vi, 37, 181, 279.  
 Secretary of the Commonwealth, vii, 9, 238.  
 O. H., State Librarian, ix, 106, 442.  
 Peter, scrivener, of Philadelphia, attainted of treason, iii, 669, 689, 942.  
 Thomas A., nominated to the bench, vi, 886.  
 William, taylor, of Concord, attainted of treason, iii, 683, 942.  
 William H., member of Congress, viii, 444.
- Millerard, William, member of Congress, vii, 720.
- Mills, Veto of Conestoga steam, vii, 164.
- Millward, William, member of Congress, viii, 85.
- Milnor, James, member of Congress, iv, 727.  
 William, member of Congress, iv, 588, 666, 866; v, 221, 377.
- Milton, Veto of appropriation to re-erect school buildings burned at, ix, 862.
- Mine, coal, Regulation of, xi, 442, 443.  
 commission, Veto of resolution for division of appropriation of funds for the anthracite, x, 340.  
 disaster, Avondale, viii, 1023.  
 near Scottsdale, x, 975.  
 inspectors, Examiners of, xii, 25.  
 laws relating to anthracite coal regions, Commissioners to revise, x, 993, 1014.  
 laws relating to bituminous coal regions, Commissioners to revise, x, 992.
- Miner, Charles, A., nominated Commissioner of Geological Survey, ix, 816.

- Miners' investigation, Veto of joint resolution on payment of witness fees in a, xii, 45.
- Protection to coal, 1897, xi, 761.
- Strike of, in the anthracite coal region, 1877, ix, 32.
- Veto of additional legislation regarding the anthracite coal, x, 611.
- Mines, ix.
- Bureau of, 1899, xii, 322.
- Chief of Bureau of, Robert Brownlee, xii, 365, 389.
- coal, ix, 86.
- Examiners of inspectors of, xi, 212.
- in 1870, viii, 1152.
- Veto of limitation of illuminating oils in coal, xi, 682.
- Mining and ventilation laws in bituminous coal regions, Commissioners on, x, 295.
- Coal, xi, 154.
- Commission, xi, 192.
- company, Beaver cannel coal and, vii, 669.
- Charlestown silver lead, vii, 554.
- Wheatley silver lead, vii, 560.
- Veto of the Offerman railroad and, vi, 414.
- districts, Police for, viii, 874.
- laws, x, 712, 919.
- privileges, i, 20.
- railroads, Veto of act relating to, viii, 207.
- right act, Veto of, xi, 588.
- rights of dissolved corporations, Veto of sale of real estate, x, 1031.
- waste, coal, xi, 287.
- Minor, Charles S., asylum trustee, viii, 1067, 1102; ix, 102, 374, 494, 699, 930.
- "Minute men" proposed, viii, 607.
- Mississippi approval of the Monroe doctrine, v, 524.
- document relative to perpetuating the memory of the soldiers of the War of 1812, vii, 436.
- French and indians on a branch of, i, 878, 880.
- Murder of Pennsylvanians in, viii, 810.
- on revision of the tariff, v, 857.
- on the New Jersey proposition for the gradual emancipation of slaves, v, 572.
- on the New Jersey proposition regarding the election of President and Vice President, v, 52.
- on the Ohio proposition for the gradual emancipation of slaves; v, 582, 642.
- on the South Carolina nullification proceedings, vi, 105.

- Mississippi Valley States Commission, ix, 786.
- Missionary convention, Veto of incorporation of the Christian, ix, 244.
- Missouri compromise, New Jersey legislature on the, vii, 523.  
 on the Georgia proposed constitutional amendment prohibiting the importation of a person of color into a state contrary to its laws, v, 506.  
 on the Georgia proposed constitutional amendment to prevent the election of president devolving upon the House of Representatives, v, 708, 891, 922.  
 Repeal of the, vii, 890.
- Mitchell, Foster W., nominated centennial manager, ix, 503.  
 Ira C., Veto of payment for recruiting services, ix, 346.  
 J. K., nominated asylum trustee, vii, 462.  
 James G., member of Congress, v, 222, 375.  
 James T., and J. Brewster McCollum, Proclamation of election of, to the supreme bench, x, 672.  
 John I., elected to supreme bench, xii, 506.  
 member of Congress, ix, 520, 704.  
 Robert, nominated to the bench, vi, 677.
- Mitcheltree, John, nominated to the bench, vi, 677.
- Mitchenor, Isaac, laborer, of Plumstead, attainted of treason, iii, 681, 942.
- Moffit, John, member of Congress, viii, 930.
- Mohawk indian, Murder of, iii, 315, 317, 327, 330.
- Mohock indians, ii, 337, 340, 349, 350, 520, 697, 700.
- Moland, William, husbandman, of Warminster, attainted of treason, iii, 669.
- Moland, William, husbandman, of Warminster, attainted of treason, iii, 669, 689, 942.
- Molineaux, James, Reward for murderer of, iii, 889.
- Monckton, Robert, General, iii, 34, 35.
- Money. See currency, viii.  
 Bank, vii, 265.  
 paper, vi, 691.  
 Cancellation of, vii, 303.  
 (see also bills of credit), Continental, Cessation of the emission of, iii, 750.  
 Continental, Exchange of old, iii, 813.  
 paper, iii, 620.  
 (see also debts), Counterfeit, i, 429; iii, 443, 515, 541.  
 Alarming abundance of, iii, 741.  
 British halfpence, iii, 819, 892.  
 Currency of state and new continental, iii, 794.  
 Depreciation of, 1857, vii, 917, 918, 930, 937.

- Money, Disapproval of excessive issue of, vii, 171.**  
 due the proprietary, i, 105.  
 due the State by the state of William Nichols, v, 138.  
 for services rendered the crown,, Claim of other provinces that Pennsylvania received more than her share, iii, 184, 211.  
 for the support of the government, i, 76, 167, 188, 198, 206, 211, 213, 220, 246, 367, 311, 319, 320, 455, 532.  
 for the support of troops, i, 79, 85, 156, 207, 221, 269, 279, 281, 288, 300, 301, 304, 305, 320, 753, 798, 889, 890, 892, 893, 897, 899, 901.  
**Foreign loan to the State, iii, 767, 769.**  
**Impropriety of voting until crown purposes are satisfied, i, 174, 176.**  
 issue of 1841, vii, 302.  
 Metallic or paper, vi, 257.  
 Need of low denominations of bills of credit, iii, 798.  
 On a law for raising, i, 173, 176.  
 Paper (see also relief issues), vii, 199, 330, 391, 517, 604, 654, 670, 828; viii, 106.  
 Paper, Bank, iv, 754, 807, 826, 837, 854; v, 152.  
 Over-issue of, vi, 193.  
 question, i, 300, 426, 456, 462, 464, 466, 470, 471, 477, 669, 676, 678, 682, 691, 759, 861, 890, 891, 893; ii, 94, 110, 120, 121, 227, 229, 275, 276, 308, 316, 325, 328, 378, 389, 416, 417, 502, 517, 538, 736, 778, 780, 919, 922, 926, 973, 975, 976; iii, 45, 46, 47, 51, 69, 72, 128, 131, 185, 191, 194, 212, 215, 269, 278, 280, 283, 288, 289, 296, 342, 416, 424, 531, 720.  
 Scranton local, vii, 20.  
 Raising, on inhabitants of Philadelphia, i, 703, 718, 724.  
 reimbursed by the crown, iii, 184, 211.  
 shortage of, iii, 850.  
 State, iv, 19, 26, 29, 72, 93, 144, 155, 178, 185, 210, 244, 353; vii, 33, 66, 127.  
 State banks' paper, vi, 298.  
**Monongahela bridge, v, 1005.**  
 city bank, vii, 567.  
**Monopoly in municipal light, heat and power, xi, 630.**  
**Monroe county Odd Fellows Hall Association, vii, 855.**  
 doctrine, Mississippi legislature's approval of the, v, 524.  
 President, on encouraging manufactures, vii, 318.  
**Mont Alto Iron Company, Veto of, viii, 157.**  
**Montelius, John, nominated to the bench, vii, 24.**  
**Montgomery county court house, Veto of legislation against the completion of, vii, 564.**

- Montgomery, Daniel, jr., member of Congress, iv, 588.  
 John, member of committee of safety, iii, 548.  
   nominated to the bench, vii, 25; vi, 671, 677.  
 G., member of Congress, vii, 864.  
 William, member of Congress, iv, 228; vii, 865; viii, 86.
- Montour, Andrew, Service with indians, ii, 129, 136, 203, 211, 484, 524, 582, 590, 598.  
 county and the State tax, viii, 965.  
 Lewis, ii, 212.
- Montreal, Sufferers from a fire at, iii, 309.
- Mooney, Cornelius, Murder of, vii, 447.
- Moor, John, provincial commissioner for Northampton county, iii, 295.
- Moore, Alien, master of the schooner, Felicity, iii, 497.  
 Sir Henry, Governor of New York, iii, 422.  
 Henry D., member of Congress, vii, 288, 456.  
 John, member convention of 1776 for Westmoreland county, iii, 648.  
 Robert, member of Congress, iv, 910; v, 93.  
 Dr. Samuel, member of Congress, v, 90, 92, 222, 377.  
 William, Biographical note, iii, 827.  
   On a request of the Assembly for the removal from office of, ii, 876, 886, 888, 893.  
   vice president of the supreme executive council, iii, 769, 772.  
   S., member of Congress, ix, 123.
- Moorhead, J. K., member of Congress, viii, 86, 264, 444, 642, 744.  
 John, nominated to the bench, vi, 752; vii, 150.
- Monument in honor of the Declaration of Independence, vii, 666, 753.
- Mexican War, viii, 109.
- Mifflin, x, 911.  
 to William Denning, at Newville, x, 911.  
 Washington, Oration on, vii, 480.
- Moran, Charles, shipwright of Southwark, attainted of treason, iii, 681, 942.
- Morgan, Harry, nominated to the bench, vii, 22.  
 Colonel Jacob, member of convention of 1776 for Berks county, iii, 647.  
 On a letter from, iii, 802.
- Morganza Reform School managers, ix, 816, 817.  
 trustees, xii, 12, 75, 82, 91, 358, 388, 395.
- Morley, Thomas, Veto of canal damage claim of, viii, 205.  
 Veto of legislation relating to claim of, viii, 393.



- Morphine, etc., addiction, Veto of asylum treatment of, xii, 160.
- Morrell, Daniel J., member of Congress, viii, 744, 931.  
Edward de V., member of Congress, xii, 515.
- Morrill, Gilman, nominated to the bench, vi, 749.  
Justin S., Letter from, viii, 687.
- Morris, Edward Joy, member of Congress, vii, 864; viii, 85, 262, 403.  
Enoch, wheelwright, of Hilltown, attainted of treason, iii, 696, 942.  
James, member of Assembly, iii, 936.  
member of Congress, iv, 330.  
Murder by, v, 822.
- John jr., secretary of the convention of 1776, iii, 648.
- Matthias, member of Congress, vi, 181, 278.
- Robert, member of committee of safety, iii, 548.  
vice president of the committee of safety, iii, 583, 591.  
Hunter, Biographical note, ii, 299.  
Inaugural address, ii, 300.
- Samuel C., member of Assembly, iii, 936.  
jr., member of committee of safety, iii, 548.  
W., member of Congress, vi, 279, 439.
- William, mariner late constable, of Philadelphia, attainted of treason, iii, 680, 942.
- Morrison, James R., nominated to the bench, vii, 167.  
John A., member of Congress, vii, 456.  
W., State Treasurer, xi, 79.
- Morse Joseph, nominated to the bench, vii, 184.
- Mortgage legislation, Veto of, x, 417.
- Mortgages, Veto of an act relative to judicial sales and, xii, 568.  
Veto of act relative to transfer of, xii, 446.  
of legislation relative to judgments and, x, 399.
- Morton, John, sheriff of Chester county, iii, 373.  
Thomas, member of Assembly, iii, 936.
- Moses, husbandman, of Mount Bethel, attainted of treason, iii, 684, 942.
- Mosgrove, James, member of Congress, ix, 748.
- Moshannon Coal and Iron Company, vii, 896.
- Moulder, John, waterman,, of Chichester, attainted of treason, iii, 682, 942.
- Mount Joy bank vetoed, viii, 234.  
Pleasant savings bank, vii, 715.  
Vernon academy, Incendiarism of, vi, 175.

- Moyamensing Roads in, iv, 249.
- Mud Island banks, Repair of, iv, 162, 174.  
 Fort at, iv, 272, 281, 283.  
 Fortifications on, iii, 456.  
 Works on, v, 670, 671.
- Muhlenberg, Frederick Augustus, member of Congress, iv, 69, 202, 228, 330; nominated asylum trustee, vii, 597, 849.
- Muhlenberg, Henry A., member of Congress, v, 774, 897; vi, 37, 181, 278, 412; vii, 588, 684.  
 Peter, Biographical note, iv, 47.  
 member of Congress, iv, 69, 228, 473.
- Muirheid, Henry P., nominated brigadier general, ix, 499.
- Mulatto slaves, Duty on, iii, 60, 343.
- Mumford, James, nominated to the bench, vii, 240.
- Muncy Canal Company, Veto of, vii, 170.
- Muncy, Patrick, Murder by, vi, 275.
- Municipal advertising, Philadelphia, xi, 633, 635.  
 and property of any corporation before undertaking its functions, xii, 219.  
 claims, Veto of legislation on, x, 366.  
 commission, ix, 550, 611, 613.  
 corporation, Veto of act requiring a, to acquire the franchises, xii.  
 corporations to enter suit, Veto of authority for, xi, 590.  
 debt, xi, 449.  
 debts, ix, 424.  
 government, ix, 461, 777.  
 law, iv, 145.  
 liens, xi, 319.  
 light, heat and power, xi, 630.  
 water supply act, Veto of, xi, 677.
- Municipalities (see also cities), x, 967.
- Municipality of Philadelphia, i, 703, 718, 724.
- Munsey indians, Conference with, iii, 431.
- Murder—  
 at Middle Creek, iii, 368.  
 by Jacob Brenneman, Attempted, iv, 578.  
 by Lucretia Chapman, v, 954.  
 by John Craig, iv, 945.  
 by Samuel Culbertson, v, 742.  
 by Thomas Duffy, v, 895.  
 by Thomas Dumm, v, 649.  
 by Thomas Francis, iv, 24.  
 of John Frey, v, 649.

## Murder—Continued.

- by James Fury, v, 832.
- by Francis Gaina or Kanah, v, 894.
- by John Gallagher, iv, 645.
- by Jacob Habenstein, v, 585.
- by James and John Hadey, vi, 221.
- by Daniel Hicks, v, 740.
- by indians, i, 438, 446, 449, 451, 725, 834, 835.
- by James Jamison, iv, 589.
- by John Lechler, v, 373.
- by Patrick McCarty, v, 894.
- by Dominic McBride, v, 87.
- by Eliza Marsh, v, 763.
- by James Morris, v, 822.
- by Garrett Roach, v, 895.
- by Hugh Scantling, v, 834.
- by John Sharra, v, 531.
- by William Shruve, v, 822.
- by John Sowers, v, 651.
- by Thomas Stevan, v, 832.
- by Thomas Vanderslice, jr., iv, 878.
- by Asa Weathering or Worthington, v, 213.
- by Philip Winebiddle, iv, 876.
- cases, Action of legislature requested in certain, vii, 411.
- convicts for, 1867, viii, 805.
- in Cambria county, vi, 1041.
- in Pottsville, Relative to, viii, 827.
- of a Mohawk indian, iii, 315, 317, 327, 330.
- of Joseph Alward, v, 742.
- of Charles Armitage, vii, 449.
- of Peter Bechkercher, iv, 488.
- William Brann in Philadelphia, iii, 930.
- of Charles Burd, vii, 451.
- of Edward Carey, iii, 504.
- of John Casey, Reward for perpetrators of, viii, 903.
- of Thomas Casey, vi, 339.
- of William Chapman, v, 954.
- of John Clark, vi, 270, 274.
- of David Cochran, v, 531.
- of James Cowan, vi, 219.
- of Joseph Cramer, vi, 272.
- of Captain William Donnelley, vi, 32.
- of William Dugan, v, 832.
- of Arthur Erwin, in Luzerne county, iv, 181.
- of John Faughnar, iii, 517.

## Murder—Continued.

- of Andrew Garrett, iv, 778.
- of Edward Gobin, iv, 535.
- of Edward Gorsuch, vii, 479.
- of Sarah Haag, v, 373.
- of Michael Haggan, v, 651.
- of Andrew Hamilton, v, 213.
- of James Hamilton, iv, 610.
- of Benjamin Hammon, iii, 667.
- of Matthew Henderson, iv, 830.
- of Thomas M. Homiller, vii, 400.
- Nicholas Hornkeith, vii, 408.
- of Edward Hunter, iv, 945.
- of indians at Carlisle, iii, 142.
- friendly, iv, 59, 60, 102, 106, 108.
- of indians on Beaver creek, iv, 178.
- of Allen Kell, v, 822.
- of Patrick Kelly, vi, 350.
- of the Kraymers, iii, 1030.
- of Mary Lechler, v, 373.
- of Joseph McCormick, vi, 434.
- of James McLaughlin or Loughran, vi, 275.
- of Cornelius Mooney, vii, 447.
- of Patrick Muney, vi, 275.
- of Samuel T. Norcross, vii, 899.
- of Nathan Ogden, iii, 435.
- of one Martz, v, 834.
- of Pennsylvanians in Mississippi, viii, 810.
- of John Peters, v, 894.
- of James Purcel, vi, 339.
- of Nathaniel Reed, iv, 878.
- of John Reef, vi, 275.
- of John Rox, vi, 350.
- of Seneca indians by whites, ii, 576.
- of Levi Smith, v, 740.
- of Jacob Swineford, v, 647.
- of Henry Trumbower, vi, 263.
- of John Wade, v, 87.
- of Pliny D. Wells, vi, 434.
- of Joseph Wipey, Delaware indian, iii, 486, 492.
- of Awanemeak, an indian, i, 725.
- Proclamation of reward for the perpetrators of the, of indians near Carlisle, iii, 19.
- Respite of execution of Charles Jegler for, ii, 777.
- trial in Cambria county, vi, 1029, 1041.

**Murder—Continued.**

Veto of writs of error in cases of, viii, 1080.

Warrant for execution of Charles Jegler for, ii, 773.

**Murderer, Estate of, i, 41.**

Form of commission for trial of, i, 346, 347.

Henry Hamilton, Reward for, iii, 239.

Richard Marple of Philadelphia county, Reward for, iii, 963.

James Molineaux, Reward for, iii, 889.

of friendly indians at Conestoga, iii, 251, 252, 254, 256, 258, 262.

peaceable indians, John Ironcutter, iii, 350, 352, 355, 356, 362, 368, 371, 372, 373, 374, 378, 380, 387, 394, 396.

peaceable indians, Frederick Stump, iii, 350, 352, 355, 362, 368, 371, 372, 373, 374, 378, 380, 387, 394, 396.

Reprieve of Arthur McNealy, a convicted, iii, 344.

Murray, General James, iii, 309.

Murray, John, member of Congress, iv, 948; v, 92.

nominated to the bench, vi, 743; vii, 96.

Thomas, jr., member of Congress, v, 278.

Captain William, iii, 271.

Musgrave, John, trader, of Darby, attainted of treason, iii, 683, 942.

Mushet, Thomas, commander of custom house schooner, iii, 527.

Muster master of the fleet, iii, 576.

of troops, ii, 627.

Mutchler, Howard, member of Congress, xi, 367; xii, 515.

William, member of Congress, ix, 397, 746, 889; x, 656, 863; xi, 98.

Myers, Amos, member of Congress, viii, 444.

Benjamin F., member of Congress, viii, 1116.

Christian, nominated to the bench, vi, 730.

Leonard, member of Congress, viii, 443, 640, 743, 1115; ix, 121.

## N.

Nanticoke indians, i, 400.

imprisoned in Maryland, i, 796.

Napoleon's return from Elba, iv, 881.

Natchez and New Orleans illegal exactions, iv, 597.

Naturalization, Questions of, iv, 37.

(Miss.), Hospital for strangers, v, 122.

National Guard, ix, 211.

1872, ix, 80.

1873, ix, 160.

52—Vol. XII—4th Ser.

- National Guard, 1875, ix, 425.  
 1876, ix, 481.  
 1877, ix, 540.  
 1878, ix, 604.  
 1879, ix, 689.  
 1881, ix, 781.  
 1883, ix, 916.  
 1885, x, 242.  
 1887, x, 498.  
 1888, x, 725.  
 1891, x, 895.  
 1895, xi, 424.  
 1897, xi, 783.  
 armory rentals, Veto of increase of, x, 109.  
 at Homestead, xi, 157.  
 expenses, 1891, x, 986.  
 generals nominated in, ix, 5, 27, 36, 39, 41, 200, 217, 444, 445,  
 499, 501, 563, 564, 706, 720, 813.  
 law providing for brevet first lieutenant, Veto of, x, 1075.  
 legislation, Veto of, x, 398.  
 officers, Veto of legislation for relief of certain, x, 160.  
 Veto of assessment of poor tax on, xi, 12.  
 Veto of increase of allowance for armory rent, xi, 10.  
 work, xii, 542.
- Naturalization, Constitutional provision for, iii, 645.  
 laws on, iii, 1017.  
 laws, Reform in, vii, 954.  
 Rhode Island on, vii, 805.
- Naturalized owners of land, Relief of heirs of non-, iii, 45.  
 persons, Veto of enumeration of not, in State institutions,  
 xi, 241
- Nature study books, Veto of publication of, xii, 572.
- Nautical school, Directors of, xii, 89.  
 Philadelphia, xi, 189, 255, 577.  
 ship, Veto of appropriation to, xii, 471.
- Naval defense, Instructions for, iii, 619.  
 Man-of-war for, ii, 47, 48, 65, 66, 67, 79, 378, 426, 674, 675,  
 676, 678.  
 of the province, iii, 597.  
 schools, ix, 412.  
 stores, Cultivation of, i, 542, 544.
- Navigation company, Philadelphia and Atlantic steam, vii, 272.  
 Improvement of, i, 520.  
 Inland (see also river, canal), iv, 36.  
 see canals, rivers, in 1827, v, 750.

- Navigation lock in the Schuylkill, vii, 100.  
 Obstructions of, —, 551.  
 Steam, v, 590, 592.
- Navy, Pennsylvania, iii, 565, 570, 574, 576, 577, 578, 591, 598, 600, 601, 602, 605, 611, 617, 619.  
 Commander of the, iii, 601, 602, 603, 605, 617, 619.  
 Officers of the, Pay and allowances of the, iii, 571.  
 Provincial, Articles for the government of, iii, 565.  
 Yard, Philadelphia, vii, 659.  
 United States requests cession of jurisdiction over certain lands at the Philadelphia, v, 718.
- Naylor, Charles, member of Congress, vi, 438.
- Neal, Richard, a fugitive slave, vii, 610.
- Nebraska bill, Governor Pollock's position on, vii, 784.
- Negley, James S., member of Congress, viii, 931, 1116; ix, 122; x, 219.
- Negro, Abduction of a free, iv, 179.  
 Proposition to prohibit the importation of a, into a state contrary to its laws, v, 506, 528, 571, 578, 584, 605, 621, 625.  
 Ohio proposition for the gradual emancipation of, v, 507, 555, 580, 582, 601, 602, 603, 642, 645, 716.  
 slaves, Duty on, iii, 60, 343.  
 Emancipation of, iii, 737.  
 Encouraging and harboring of fugitive, by Pennsylvanians, v, 372, 387, 627.  
 slavery (see also slavery, slaves), Abolition of, vi, 241.
- Negroes, Runaway, Harboring of Maryland, by Pennsylvanians, iv, 936.  
 and indians, ii, 657.  
 Duty on, ii, 545.
- Nes, Henry, member of Congress, vi, 916; vii, 115, 289.
- Nesbitt, John Maxwell, Paymaster of the fleet, iii, 577.
- Netherlands, Proclamation of amity with, iii, 853.
- Nets, Gill, Fishing with, v, 557.
- Nevin, R. R., nominated manager Pennsylvania Reform School, ix, 652, 727.
- New Castle, Allowances upon land in, i, 117.  
 bank, vii, 567, 579.  
 Captain, Indian Chief, also Cashioyah, ii, 629, 638, 639, 642, 729.  
 Death of, ii, 753.
- Englanders, see Connecticut trespassers, iii.  
 Commissioners to confer with, on six nations, i, 884, 892.

- New Castle, Governor of, requests aid in expeditions against Cape Breton, i, 861, 868, 870.
- Newfoundland, Pretence of trade with, Contrabrand trade with French under, ii, 416.
- New Hampshire legislature on the Pennsylvania constitutional amendment concerning disputes between state and general governments, iv, 712.
- on the Georgia proposition to reduce the term of office of United States Senators, v, 45.
- on the Kentucky proposed constitutional amendment prohibiting alterations in pay of senators and congressmen for the term for which they were then elected, v, 129.
- on the Maryland proposition to appropriate public lands to education, v, 299.
- on the Massachusetts proposition restricting embargo, iv, 739.
- on the New Jersey proposition regarding the election of president and vice president, v, 130.
- on the Pennsylvania proposed constitutional amendment limiting the power of Congress, in establishing banks, to the District of Columbia, v, 251.
- New Jersey, Co-operation of, in preventing encroachments on the navigation of the Delaware, iv, 187.
- dealers object to reinspection of beef, pork and lard, v, 525.
- Effect of pilotage charge on citizens of, v, 894.
- Governor, Letter to, iii, 260.
- Legislature, disputes between state and general governments, iv, 738.
- on constitutional amendment prohibiting receipt of titles, decorations, etc., iv, 761.
- on fisheries in the Delaware, iv, 688.
- on land controversies between citizens of different states, iv, 600.
- on Massachusetts proposition restricting embargo, iv, 737.
- on obstructing the Delaware, iv, 937.
- on Pennsylvania constitutional amendment concerning disputes between state and general governments, iv, 738.
- on Virginia proposition regarding removal of senators, iv, 738.
- on the Delaware river, v, 62, 237.
- on the Missouri compromise, vii, 523.
- Letter to Governor of, ii, 426, 506, 511, 758.
- Volunteers from, ii, 63.



- New Jersey, Need of troops for, iii, 617.
- on a bridge across the Delaware, v, 416.
  - On a difference with concerning an obstruction in the Delaware, iv, 874.
  - on fisheries in the Delaware, vi, 79; ix, 30.
  - on obstructions in the Delaware, vi, 3, 51, 70, 208.
  - on the Maryland proposition to appropriate public lands to education, v, 312.
  - on the Pennsylvania proposed limitation of power of Congress, in establishing banks, to the District of Columbia, v, 235.
  - proposed constitutional amendment regarding the election of president and vice president, v, 51, 52, 85, 124, 127, 130, 140, 144.
  - Report of commissioners to meet, commissioners concerning the navigation of the Delaware, v, 11.
  - Robbery of the treasurer of the eastern division of, iii, 400.
- New Orleans illegal exactions, iv, 597.
- New York authorities on obstructions in the Allegheny river, v, 296.
- boundary between, viii, 828.
  - boundary line, ix, 801.
  - Claim for share of funds from crown, iii, 268.
  - Commissioners to confer with, on six nations, i, 884, 892.
  - Governor of, ii, 605.
  - Letter to governor of, i, 360; ii, 19, 28, 34, 35, 46, 51, 52, 70, 77, 132, 284, 507; iii, 265.
  - on militia organization, vi, 139.
  - on the New Jersey proposition regarding the election of president and vice president, v, 127.
  - on the Pennsylvania proposed constitutional amendment limiting the power of Congress, in establishing banks, to the District of Columbia, v, 462.
  - on the South Carolina nullification proceedings, vi, 97.
  - Recommendation of assistance to, i, 112.
  - Request to governor of, to treat with six nations, i, 401.
  - Treaty with Six Nations at Albany, ii, 282, 284, 290.
  - and Carbondale Coal Company vetoed, viii, 227.
- Newaleeka, indian chief, iii, 362, 426.
- Newel, John, nominated to the bench, vii, 250.
- Newell, Robert D., nominated to the bench, x, 90.
- Newhard, Peter, member of Congress, vi, 438, 699.
- News, False, Punishment for, i, 42.

- Newspapers, Licentiousness of, iv, 583.
- Veto of a resolution for publishing laws in, iv, 601.
- Veto of increase of number of, for public advertisements in Philadelphia, x, 1033.
- Veto of law for county advertising discriminating against German, x, 1081.
- Newton, George, Rape by, vi, 341.
- Newville, Monument to William Denning at, x, 911.
- Nichols, Levi G., nominated to the bench, vii, 417.
- William, Money due the commonwealth by the estate of, v, 137.
- Nicholson-Baynton case in 1837, The, vi, 389.
- in 1840, The, vi, 678.
- in 1843, The, vi, 958.
- Dismissal of agents for discovering property pertaining to, vi, 548.
- Nicholson, John, Comptroller General, transmits certain charges against the United States, iv, 9.
- Claims upon the estate of, iv, 553, 555, 576.
- Discovery of new property of, iv, 956.
- On the securities of, iv, 482.
- Resignation of, iv, 286.
- Nill, James, nominated to the bench, vii, 188, 233.
- Niles, Jerome B., Proclamation of election of Auditor General, x, 210.
- Nilnet and Mahony, robbers, iij, 652.
- Nixon, John, Chairman of the committee of safety, iii, 603.
- Nobility, Constitution of 1838 disapproves of, vi, 519.
- Noble, N., Governor of Indiana, Letter from, vi, 13.
- Richard, i, 149.
- Noon, Philip, nominated to the bench, vi, 677, 953; vii, 245.
- Norcross, Samuel T., Murder of, vii, 899.
- Normal department in Greene Academy vetoed, viii, 117.
- schools in 1860, viii, 184.
- Norris, A. Wilson, In memoriam, x, 739.
- Judge Advocate General, ix, 728.
- Isaac, ii, 702, 708, 713, 716.
- Commissioner to treat with Ohio Indians, ii, 197.
- Commissioner to treat with Six Nations, i, 873, 875.
- Commission to treat with Six Nations at Albany, ii, 282, 284.
- Norristown, Veto of certain improvements in, vi, 1037.
- North Carolina, Constitutional amendment proposed by, iv, 548, 557.
- Exchange of laws requested by, vi, 267.

- North Carolina legislature on Massachusetts proposition restricting embargo, iv, 717.
- legislature on Pennsylvania proposition concerning disputes between estate and general governments, iv, 716.
- on nullification, vi, 68.
- on the Maryland proposition to appropriate public lands to education, v, 403.
- on the New Jersey proposition regarding the election of president and vice president, v, 52.
- on the Pennsylvania proposition to limit the power of Congress, in establishing banks, to the District of Columbia, v, 410.
- proposed constitutional amendment relative to representation in Congress and presidential electors, iv, 797.
- proposed national convention to amend the United States Constitution, viii, 813.
- Northampton county, Connecticut disturbances in, iii, 518.
- Indian depredations in, iii, 216.
- John Moor, provincial commissioner for, iii, 295.
- representatives in the convention of 1776, iii, 648.
- Sheriff of, Letter to, iii, 410.
- Veto of special legislation relative to treasurer of, xii, 441.
- Northern Liberties, Barracks in, iii, 503.
- Northumberland Bridge Company, Statement of the, v, 45, 141, 255, 314, 432, 498, 557.
- county, Connecticut disturbances in, iii, 518.
- Disorder in, iv, 35.
- Irregularity in electing a sheriff of, iii, 934.
- On the disorders in, iii, 447.
- representatives in the convention of 1776, iii, 648.
- Veto of special poor taxes for, viii, 168.
- Veto of special prison legislation for, ix, 827.
- Notary public, Office of, vi, 641.
- Notes, Bank, iv, 754, 807, 826, 837, 854; v, 152.
- Relief (see also Relief, money), vii, 302, 374.
- Nova Scotia, Additions to, iii, 242.
- Scotians, Arrival of deported French, ii, 549, 554.
- Noyes, Amos C., nominated Commissioner of Public Charities, ix, 375, 561.
- Nugent, Benjamin, counterfeiter and incendiary, iii, 757.
- William, counterfeiter and incendiary, iii, 757.
- Nullification proceedings, South Carolina, vi, 68, 81, 95, 97, 99, 105.

## O.

- Oaks, Samuel, nominated to the bench, vii, 26.
- Oath, Affirmation a substitute for, i, 58.  
 of office, iii, 644.  
 Constitution of 1838 on, vi, 515.
- Oaths or affirmations, Proclamation concerning, iv, 80.  
 Solemnity of, iv, 919.
- O'Cain, Darby, laborer, of Springfield, attainted of treason, iii, 683, 942.
- O'Cain, Hugh, laborer, of Springfield, attainted of treason, iii, 683, 942.
- Odd Fellows' Hall Association of Monroe county, vii, 855.
- Offerman Railroad and Mining Company, Veto of incorporation of, vi, 414.
- Office in the state and United States, Veto of a bill rendering incompatible the holding of, iv, 484.  
 Incompatible, Constitution of 1838 on, vi, 513.  
 Ineligibility to more than one public, i, 41.  
 Public, Employment by proprietary not a bar to holding, i, 107.  
 Tenure of, Constitution of 1838 on, vi, 513.  
 What constitutes a vacancy in, v, 291.
- Office-holders, Pay of, i, 268.  
 Fees of, not to be at charge of proprietary, i, 112.
- Officers of Pennsylvania line and navy, Memorial of on retired or commutation pay, iii, 922, 924.  
 of the line, Situation of retiring, iii, 878.  
 of the military association, iii, 547, 548, 549, 556, 564.  
 of the provincial fleet, Articles for the government of the, iii, 565.  
 of the provincial fleet, Pay of the, iii, 571.  
 of the state in 1821, List of, v, 274.  
 Recommendation that bonds be required of, v, 273, 292.  
 Taxation of Commission of, vii, 380.
- Officials, On the removal and appointment of, by Governor M'Kean, iv, 447.  
 Statement of governor's power of appointment, i, 535.
- Ogden, Amos, justice of the peace in Northampton county, iii, 417, 418.  
 Nathan, one of the sheriff's posse in Northampton county and murdered, iii, 435.
- Ogle, Alexander, member of Congress, iv, 910.  
 Andrew J., member of Congress, vii, 289.  
 Charles, member of Congress, vi, 439, 700.

- Ogle, Lieut. Governor Samuel, of Maryland, Letters to, i, 509, 570, 601, 605, 607, 618, 634, 641, 646, 652, 654, 657.
- Oglesby, R. J., Governor of Illinois, Letter from, viii, 803.
- Ohio and Chesapeake canal, v, 529, 607, 630, 768, 891, 936.
- boundary line, ix, 807.
- Railroad to, vii, 703.
- Building a fort on the, ii, 259, 264, 273.
- Convention, Memorial of the, v, 710.
- indians, ii, 24, 52, 70, 72, 82, 125, 129, 132, 135, 139, 197, 204, 207, 208, 260, 305, 310, 313, 377, 769, 770, 771, 870, 954.
- good conduct of, in war, ii, 35.
- Message to, ii, 935.
- Kentucky canal company, v, 103, 108, 157, 167, 210.
- legislature on the tariff of 1828, v, 892.
- Map of, received for exchange, v, 410.
- on the admission of Texas into the union, vi, 411.
- on the junction of the Pennsylvania and Ohio canals, vi, 171.
- on the Kentucky proposed constitutional amendment prohibiting alterations in pay of senators and congressmen for the term for which they were then elected, v, 141.
- on the Maryland proposed appropriation of public lands to education, v, 323.
- on the New Jersey proposition regarding the election of president and vice president, v, 140.
- on the Pennsylvania proposed limitation of power of Congress, in establishing banks, to the District of Columbia, v, 207.
- on the proceedings of the Bank of the United States against the officers of the state of, in the United States circuit court, v, 366.
- on the South Carolina nullification proceedings, vi, 93.
- on the South Carolina proposed convention of states to consider questions which have arisen between states and general government, vi, 93.
- on the South Carolina resolutions concerning the powers of the general government, v, 766.
- Pennsylvania and, canal company, Ohio incorporation of, v, 714.
- Pennsylvania incorporation of, v, 744.
- proposition for the gradual emancipation of slaves, v, 507, 555, 580, 582, 601, 602, 603, 642, 645, 716.
- river, Indiana legislation on improving the navigation of the, v, 925.

- Ohio, Jurisdiction of United States over locks and dams *on*, ix, 505, 561.  
 navigation, ix, 174, 435, 549, 610.  
 Navigation of, viii, 552.  
 Obstructive bridge over, at Wheeling, vii, 394.  
 Operations on the, ii, 260, 264, 271, 288, 305, 310, 600, 608.  
 road, Defense of, ii, 410.  
 Roads to the, Need of funds for completing, ii, 409.  
 Route to the, ii, 358, 360.
- Oil City, Call for relief for, xi, 88.  
 pipe line act, Veto of, xi, 539.  
 trade, *On* the, ix, 650.  
 Veto of prohibition of deception relating to, x, 787.
- Oils in coal mines, Veto of limitation of illuminating, xi, 602.
- Old Ladies' Home, Veto of appropriation for, x, 777.
- Oleomargarine and butter, xii, 547.  
 law, xii, 312.  
 legislation, ix, 854.
- Olmstead, Gideon, et al. vs. Elizabeth Sergeant and Esther Waters, executrices of the late David Rittenhouse, iv, 678, 691, 712.  
 Marlin E., member of Congress, xi, 724; xii, 516.
- Omnibus legislation (see legislation), Constitution amendment against, viii, 590.
- Oneida Indians, i, 876.  
 Speech to, ii, 686.
- O'Neill, Charles, member of Congress, viii, 443, 640, 743, 930; ix, 121, 396, 519, 703, 745, 888; x, 217, 477, 655, 862; xi, 97.
- Ontario, Boat navigation from Susquehanna to Lake, v, 57.
- Onondago indian messengers, i, 825.
- Opessah, Indian chief, Speech to, i, 329, 331.
- Orbis, John H., nominated to the bench, ix, 381.
- Orders, Veto of taxation of store, xii, 150.
- Ordinances, Veto of act for enforcement of city, xii, 162.
- Ordinance of State, 1863, viii, 459.
- Orlady, George B., elected to Supreme bench, xi, 714.
- Orme, Captain Robert A. D. C. to General Braddock, Letter to, ii, 402.
- Ormsby, Veto of superfluous act relating to, ix, 100.
- Orndt, Jacob, member of the council of safety, iii, 613, 614.
- Orphans' court for populous counties, Veto of separate, x, 156.  
 Veto of extension of partition powers to, x, 1032.  
 Veto of validation of private sales under authority of, x, 1011.

- Orphans' court act, Veto of, xi, 316.  
 for Lancaster county, Veto of separate, xi, 28.  
 legislation, Veto of, in case of the separation of new counties, ix, 851.  
 Soldiers', Schools for, viii, 560.  
 to be protected, i, 106.
- Orr, John, nominated to the bench, vii, 250.  
 Robert, jr., member of Congress, v, 587.
- Orth, Adam, member of assembly, iii, 936.
- Osborne, E. L., nominated major General, viii, 1095.  
 Edwin S., member of Congress, x, 216, 477, 656.  
 nominated Major General, ix, 444.
- Osmer, J. H., member of Congress, ix, 705.
- Osterhout, W. H., nominated asylum trustee, ix, 820.
- Osthaus, Herman, Inspector General of Rifle Practice, x, 973.
- Oswalt, Henry, house carpenter, of Northampton, attainted of treason, iii, 670, 690, 942.
- Otter, Sloop-of-war, for defense of shipping, ii, 675, 676, 678.
- Outerbridge, Albert A., reporter of Supreme Court, ix, 814.
- Outlawry of Aaron Doan, Opinion that a warrant for execution can not be issued, iii, 1022.
- Outlaws, Proclamation of, iii, 924.
- Over, James W., nominated to the bench, ix, 814.
- Overholt, John, yeoman, of Tinicum, attainted of treason, iii, 774, 942.
- Overton, Edward, nominated asylum trustee, ix, 374.  
 Jr., member of Congress, ix, 520, 704.

## P.

- Packard, Frederick A., on the English educational system, vi, 750.
- Packer, Asa, nominated to the bench, vi, 1031.  
 member of Congress, vii, 588, 721.  
 Horace B., member of Congress, xi, 724.  
 John B., member of Congress, viii, 931, 1116; ix, 122, 397.  
 William Fisher, Biographical sketch, viii, 3.  
 Death of, viii, 1154.  
 Inaugural address, viii, 6.  
 Valedictory remarks, viii, 300.
- Iron Company, Vetoed, viii, 200.

- Packsinosa, indian chief, Speech to, ii, 864.
- Paine, Thomas, Recommendation of a suitable acknowledgment of the services of, iii, 987.
- Painter, John V., nominated to the bench, ix, 381.  
W. P. I., Superintendent of public printing, viii, 360.
- Palatines, German, Immigration of, i, 345.
- Palmer, Anthony, Biographical note, ii, 3.  
Henry W., Attorney General, ix, 720.  
member of Congress, xii, 516.
- John, mason, of Philadelphia, attainted of treason, iii, 681, 943.
- Richard, cabinet maker, of Philadelphia, attainted of treason, iii, 695, 943.
- Strange N., nominated to the bench, vi, 677; vii, 23.
- Pan American Exposition, xii, 557.
- Panic, Financial, of 1857, vii, 917, 918, 930, 937.  
of 1839, The, vi, 600.
- Paper, Veto of special act to encourage the manufacture of, viii, 140.  
currency, On, i, 426, 456, 462, 464, 466, 470, 471, 669, 676, 678, 682, 691, 759, 861, 890, 891, 893.  
money (see also relief notes, banknotes, etc.), vii, 33, 66, 171, 199, 350, 391, 517, 604, 654, 670, 828, 917, 918, 930, 937; viii, 10, 106.  
Bank, iv, 754, 807, 826, 837, 854; vi, 601; vii, 265.  
Cancellation of, vii, 303.  
Counterfeit, iii, 443, 515, 541, 741.  
issue of 1841, vii, 302.  
local, in Scranton, viii, 20.  
question, ii, 94, 110, 120, 121, 272, 229, 275, 276, 308, 316, 325, 328, 378, 389, 416, 417, 502, 517, 538, 736, 778, 780, 919, 922, 926, 973, 975, 976; iii, 45, 46, 47, 61, 69, 72, 128, 131, 185, 191, 194, 212, 215, 269, 278, 280, 283, 288, 289, 296, 342, 416, 424, 530, 531, 720, 1006.  
Shortage of, iii, 850.  
State, iv, 19, 26, 29, 72, 93, 144, 155, 178, 185, 210, 244, 353.  
State, circulation encouraged, iii, 807, 813.
- Papist pretender, Downfall of, i, 894, 896.
- Papists and others, Danger from, i, 138.  
Immigration of, i, 455.
- Pardon, Repeal of a, to J. Buchanan Cross, viii, 470.  
of criminals, One the, vi, 934.
- Pardoning power, ix, 213.



- Pardons, 1872, ix, 93.  
1874, ix, 307.  
1875, ix, 422.  
1883, ix, 919.  
1885, x, 236.  
1887, x, 499.  
1888, x, 730.  
1893, xi, 135.  
1895, xi, 462.  
death-warrants, etc., issued by the Governors from 1791 to  
1868, viii, 876, 882, 884, 917; 1869, viii, 954, 959, 960.  
commutations and executions, 1873, ix, 173.  
1868, Concerning, viii, 917, 1034, 1042, 1155, 1163.  
Paris, Mr. Ferdinando John, London agent, i, 479, 485, 536, 668;  
ii, 677.  
exposition, x, 739.  
State at, viii, 873, 950.  
Park, Abiah, mason, of East Bradford, attainted of treason,  
iii, 683, 943.  
Joseph, member of assembly, iii, 936.  
purposes, Veto of eminent domain for, xii, 101, 112.  
Veto of grant of land to Eriē for, xii, 138.  
Parker, Andrew, member of Congress, vii, 457.  
John, laborer, of Plymouth, attainted of treason, iii, 677, 943.  
Parkhurst, Curtis, nominated to the bench, vii, 177.  
Parmlee, George N., nominated asylum trustee, ix, 820, 928.  
Parnassus, Veto of special legislation relative to, xii, 102.  
Parr, William, member of Assembly, iii, 936.  
sheriff of Philadelphia, iii, 308.  
Parrock, John, yeoman, of Philadelphia, attainted of treason,  
iii, 676, 943.  
Parsons, Anson V., reappointed secretary of the commonwealth,  
vi, 875.  
nominated to the bench, vi, 727, 952, 960.  
Major William, Letter to, ii, 636, 789.  
Passyunk, Roads in, iii, 429; iv, 249.  
Pastorius, Abraham, tanner, of Germantown, attainted of  
treason, iii, 676, 943.  
Patapsco canal, Susquehanna and, v, 644.  
Patronage of the governor, On the, v, 866.  
Recommendation to reduce the, v, 246.  
Executive, Reduction of, viii, 115.  
Patrick Henry, i, 149.

- Patten, John, Messenger to the Six Nations, ii, 217.
- Patterson, John, collector of customs, iii, 497.  
 John, joiner, of Southwark, attainted of treason, iii, 729, 943.  
 R., Letters from General, viii, 380, 381.  
 Thomas, member of Congress, iv, 910; v, 93, 222, 376.
- Pattison, Robert Emory, Biographical sketch, x, 3.  
 First inaugural address, x, 6.  
 Second inaugural address, x, 959.
- Patton, Benjamin, jr., nominated to the bench, vi, 671.  
 John, justice of the peace of Berks county, iii, 354.  
 member of Congress, viii, 264; x, 479.  
 nominated to the bench, vi, 749.  
 John D., member of Congress, ix, 890.
- Paul, Caleb, proclaimed an outlaw, iii, 924.  
 John, proclaimed an outlaw, iii, 924.
- Pauperism in 1823, v, 454.  
 in 1825, v, 597.
- Paupers and criminals in 1838, Care of, vi, 475.  
 in Chester county, Care of, v, 472.  
 in Dauphin county, Care of, v, 470.  
 in Delaware county, Care of, v, 472.  
 in Franklin county, Care of, v, 471.  
 in Philadelphia county, Care of, v, 479.  
 in York county, v, 470.
- Pawling, Levi, member of Congress, iv, 909.
- Pawnbrokers and banking institutions, Veto of, xii, 64.
- Paxson, M., and Warren J. Woodward, proclamation electing to  
 supreme bench, ix, 394.
- Paxton, Joseph, yeoman, of Middletown, attainted of treason,  
 iii, 786.
- Pay and prize money of the armed boat force, iii, 591.  
 Military, iii, 799.  
 of office-holders (see also assembly, council, governor), i, 268.  
 of officers and soldiers of the military association, iii, 547.
- Paymaster of the fleet, iii, 577.
- Payne, Sir Ralph, governor of the Leeward islands, iii, 535.
- Paynter, Lemuel, member of Congress, vi, 278, 438.
- Peace, Mutual, a necessity, i, 117.
- Peach, Vermont resolutions for promotion of, vii, 462.
- Pearce, John J., member of Congress, vii, 721.
- Pearlash, Exportation of, iv, 85.
- Pearson, Alfred L., nominated Major General, viii, 1098; ix,  
 444.

- Pearson, George, Private secretary to Governor Beaver, x, 545.  
 John I., member of Congress, vi, 279.  
 John J., nominated to the bench, vii, 359.
- Peddlers' and hawkers' license, xi, 307, 310, 637.  
 license legislation, Veto of, x, 429.
- Pedlar, Veto of legislation for a, in Schuylkill county, viii, 41.
- Pemberton, James, candidate for assembly, iii, 308.
- Penal and reformatory institutions, 1888, x, 717.  
 1891, x, 915.  
 code in 1826, v, —.  
 of 1827, Remarks on, v, 783.  
 Progress of the revision of the, v, 662, 751.  
 Report of the commissioners on the revision of the, v, 690.  
 Revision needed, iv, 886.  
 Revision, viii, 78, 190.  
 Veto of amendment to, viii, 1046.  
 Veto of legislation on the, ix, 184.
- institutions, 1897, xi, 748.  
 Veto of act making visiting committees of societies official  
 visitors, to, xii, 451.  
 Veto of investigating committee on, xi, 288.
- laws to be reformed, iii, 643.
- Penalties, delay in capital, x, 247.
- Penitentiaries, viii, 875.  
 1895, xi, 435.  
 and reformatories, ix, 22, 115, 544, 906.  
 Eastern and Western, vii, 387.  
 Veto of part of appropriation for investigation of State, xii,  
 235.
- Penitentiary, Allegheny, v, 134, 194, 228, 294, 309, 385, 434, 499,  
 551, 558, 715, 720, 764.  
 Eastern and Western, v, 294.  
 Eastern, v, 302, 305, 385, 551; vi, 55, 122, 209; ix, 642.  
 in 1845, The, vi, 1065.  
 system in 1835, The, vi, 238.  
 Veto of removal of Eastern, vi, 688.
- Philadelphia, v, 302, 305, 385, 551.  
 Western, vi, 57, 123, 210; ix, 560, 609.  
 Western, see Penitentiary, Allegheny, v.
- Penn, Hannah, Executrix of William, ii, 640, 662, 663, 664.  
 John, Arrival of, i, 542.  
 Death of, i, 901.  
 John, 1st, ii, 648, 662, 663, 665, 666.  
 Replies to addresses of the assembly, ii, 695, 696.

- Penn, John, 2d, ii, 649, 696, 702, 708, 713, 716.  
 Biographical sketch, iii, 235.  
 Commission to treat with Six Nations at Albany, ii, 282, 284.  
 Continuation of executive functions, iii, 545.  
 Early character, iii, 235.  
 Last vote of funds to, iii, 236.  
 Lieutenant Governor, iii, 235.  
 Proclamation of accession as proprietor and governor, and continuing officials, iii, 439.  
 Proclamation continuing officials, iii, 237.  
 Proclamation continuing officials upon reappointment as Lieutenant Governor, iii, 421.  
 Proclamation of council announcing absence of and continuing officials, iii, 222, 223.
- Richard, 1st, ii, 649, 662, 663, 665, 711, 713.  
 Richard, 2d, Lieutenant Governor, Biographical note, iii, 523.  
 Inaugural address, iii, 525.  
 member of council, iii, 320.  
 Proclamation continuing officials, iii, 524.
- Springett, ii, 649, 662, 663, 664.
- Thomas, ii, 649, 662, 663, 665, 711, 713.  
 Letter to, ii, 551, 557.  
 on state of province (1755), ii, 448.  
 On building a fort on the Ohio, ii, 265.  
 Opinion of John Penn, 2d, iii, 235.
- William (see also Proprietary), i; ii, 662, 663, 664, 666.  
 and indians, ii, 643, 645, 652, 856, 912.  
 and the indians, i, 22, 363, 369, 370, 385, 392, 403, 405, 412, 431, 442, 447, 468.  
 Announcement of death of, i, 353.  
 arrival in Pennsylvania, bicentennial of, ix, 788.  
 Biographical sketch, i, 99.  
 Charter of privileges of (1701), i, 118.  
 Charter to, frontispiece and, i, 3.  
 Commission of John Goodson and Samuel Carpenter as assistants to the governor, i, 74.  
 of William Markham, i, 73.  
 Frames of government, i, 23, 45, 55.  
 Grant to, iii, 449.  
 Letters patent restoring to proprietaryship, i, 70.  
 Note on will of, ii, 649.  
 Will of, ii, 647.  
 "Onas," iii, 93.

- Penn, Wm., On the will of, i, 356.  
 Original charter to, iv, 769, 771.  
 Proclamation of bicentennial of landing of William, ix, 883.  
 Remains of William, ix, 917.  
 Right to grant certain powers, i, 158.  
 Speech of the governor announcing restoration of, to proprietaryship, i, 71.  
 Treaty between the Sasquehannah indians and, ii, 667.  
 William, 2d, Authority disputed, ii, 648.  
 Instructions to Governor Keith, ii, 650.  
 On a commission from, i, 355, 356.  
 asylum, viii, 31.  
 attitude toward bills of credit, i, 473, 677, 680.  
 family, Application of, for certain papers of the late proprietaries, iv, 404.  
 Grant to the, iv, 176.  
 Penn's charter of liberties, Veto of purchase of, xi, 681.  
 Creek, Murder of peaceable indians at, iii, 350, 352, 355, 356, 362, 368, 371, 372, 373, 374, 378, 380, 387, 394, 396.  
 Penniman, F. B., nominated asylum trustee, viii, 438, 496, 974.  
 Pennock, Isaac, to divert certain trust funds, Veto of authority for, viii, 129.  
 Nathaniel, Disabled from serving in the assembly, ii, 739.  
 Pennsylvania and lower counties, Legislative separation of, i, 188, 190.  
 and Ohio canal company, Ohio incorporation of, v, 714.  
 incorporation of, v, 744.  
 Bank of, iv, 687, 736, 759.  
 (see also Bank), Interests of the commonwealth in, v, 530.  
 (see also Maryland, Virginia), Boundaries of, iii, 458, 465, 474, 483, 499, 500, 501, 508, 509, 510.  
 Canal, Appraisal of damages from sale of, viii, 68.  
 and railroad, Early session of assembly on account of the, v, 835.  
 and railroad, Report on receipts of, vi, 62.  
 Veto of an act relative to the, v, 831.  
 canals and railroads, Veto of an act relative to, vi, 19.  
 Declaration of rights of inhabitants of, iii, 629.  
 Eulogy on the, iii, 934.  
 Hall, Incendiaries of, vi, 426, 471.  
 Hospital, iv, 404.  
 Legislation relating to, iii, 972.  
 levies, Discharged, ii, 32, 33, 34.

- Pennsylvania line, Arrears of pay for the, iii, 972.  
 museum and school of industrial act, Veto of appropriation  
 for, xii, 469.  
 Navy, iii, 565, 570, 574, 576, 577, 578, 591, 598, 600, 601, 602,  
 605, 611, 617, 619.  
 proposed constitutional amendment limiting power of Con-  
 gress, in establishing banks, to the District of Columbia,  
 v, 206, 208, 209, 234, 235, 236, 251, 276, 410, 431, 445, 462.  
 Proposition for a tribunal to settle disputes between state  
 and general governments, iv, 712, 717, 719, 725, 738, 741.  
 Railroad Company, legislation returned for amendment, ix,  
 220.  
 railway from Harrisburg to Pittsburg, vii, 189.  
 Reorganization of, iii, 796.  
 Penrose, Charles B., Trustee of Dickinson College, Report of,  
 vi, 6.  
 Clement B., nominated to the bench, ix, 640.  
 Samuel, member of assembly, iii, 936. )  
 Pension veto, war of 1812, viii, 218.  
 vetoed to Louis Ancker, x, 1087.  
 Richard D. Anthony, xi, 658.  
 Louis Arsell, xi, 650.  
 John Augustine, xi, 648.  
 Mary Baker, x, 581.  
 Martin C. Bartzer, xi, 660.  
 Alexander C. Bell, xii, 107.  
 Elizabeth Betz, x, 581.  
 William W. Bond, xi, 583.  
 George W. Bower, x, 603.  
 Philip C. Brasington, xii, 567.  
 Augustus Burkit, xi, 652.  
 Alice Care, x, 375.  
 John F. Coller, xi, 652.  
 David Costley, x, 786.  
 Wilhelmina V. Crans, x, 1047.  
 Sarah J. Dennis, xi, 649.  
 Theodosia Diley, x, 144.  
 William District, xii, 429.  
 James Dower, xi, 647.  
 firemen, x, 142; xi, 246.  
 Barbara Fleck, xi, 274.  
 Willoughby Fry, xi, 585.  
 John F. Gilbert, xi, 651.  
 Ellen Ginley, x, 378.

Pension vetoed to Mary E. Givens, xii, 432.

Henry B. Goodman, x, 588.

William M. Gordon, xii, 106.

George Gould, xi, 581.

Caroline Hall, x, 581.

Edwin Hatch, ix, 866; x, 120.

Jacob H. Howell, xii, 115.

Daniel D. Huges, xii, 430.

Jacob Hurst, x, 342.

Charles H. Huyett, xii, 569.

Edson Hyde, x, 177.

Evan James, xi, 651 ;xii, 419.

Henry Johns, xi, 585.

Lucy T. Keller, xii, 107.

Gideon King, xi, 267.

Archibald D. Knox, x, 786 .

Hiram Koonce, x, 418, 561, 581.

Charles Lindenmuth, xi, 584.

Amanda Livingston, x, 105.

S. B. Lysinger, xii, 580.

S. M. McClintock, xi, 657.

Mrs. Nancy McKillips, x, 140.

W. S. Maxey, xii, 104.

Elmira P. Mullin, x, 65, 376, 561, 1049.

Felix C. Negley, xi, 593.

Ida Neudoerfer, xi, 303.

Peter Nickel, x, 769.

James Osterhout, x, 563.

Catharine Page, x, 378.

Henry A. Parsons, Jr., xi, 656.

John S. Plummer, xii, 581.

Policemen, x, 810.

William F. Powell, xii, 436.

Lillie C. Raabe, xi, 587.

Thomas H. F. Randolph, xi, 662.

Elizabeth F. Rice, viii, 1171.

Charles N. Robinson, xii, 437.

George M. Rymer, x, 588.

Emma C. Shadel, xii, 431.

Harry R. Silk, xii, 579.

Wm. E. Sinyard, xi, 586.

Mrs. E. E. Small, x, 790.

Hamilton Smith, xi, 556.

Stephen Smith, xi, 295.

William D. Smith, xi, 655.

- Pension vetoed to soldiers and marines and their widows and orphans, xii, 589.
- John Stark, xi, 654.
- Peter Strohm, x, 123.
- Charles J. Taylor, xi, 653.
- Sarah J. Temple, xi, 275.
- Solomon Thomas, xii, 114.
- John L. Wadsworth, xi, 661.
- Thomas A. Wagner, xi, 292.
- Rachel Watson, xi, 657.
- George Weidner, xi, 653.
- Lydia S. Whitley, xii, 588.
- David Wilson, x, 1078; xi, 659.
- Jeremiah Woodhull, xi, 646.
- Francis Zieber, xii, 575.
- Pensioners, Revolutionary, iv, 26, 30, 72, 74, 84, 90, 188.
- Pensions for volunteer militia and their families, viii, 651.
- police, Veto of, in cities of the second class, x, 1006.
- to Revolutionary veterans, v, 294.
- Veto of Mexican war, ix, 739.
- Perie, Nicholas, ii, 38.
- Perlie, Peter, yeoman, of Durham attainted of treason, iii, 696, 943.
- Perquisites of office, viii, 868.
- Perrin, A. N., nominated member Board of Agriculture, ix, 799.
- Perry, Commodore Oliver Hazard, Medal for, v, 106, 131, 146, 151, 198.
- William, Murder of, vi, 178.
- county, Bounty taxes in, viii, 1056.
- citizens protest against location of county seat at Landisburg, v, 401, 451.
- commissioners locate county seat at Landisburg, v, 401.
- commissioners relocate county seat, v, 451, 462.
- court's legislation, viii, 1094.
- Peters, Hendrick, Mohock chief, ii, 337, 340, 356, 700, 708, 713, 716, 721.
- John, Murder of, v, 894.
- Richard, ii, 679, 682, 702, 708, 713, 716.
- Commissioner to the Ohio Indians, ii, 197.
- Commissioner to the Six Nations, ii, 696.
- Commissioner to the Six Nations at Albany, ii, 282, 284.
- Illness of, ii, 572.
- member of council, iii, 320.
- provincial secretary, iii, 4, 46, 50, 64, 111.
- Petit, Thomas McKean, nominated to the bench, vii, 32.



- Petriken, David, member of Congress, vi, 278, 438.  
 Pettibone, Henry, nominated to the bench, vii, 26.  
 Pettus, S. Newton, member of Congress, viii, 927.  
 Pharmaceutical examining board, Members of, x, 741, 759, 938,  
 1037; xi, 189, 471, 521, 547, 566; xii, 11, 99, 362, 388, 398.  
 Pharmacy act, Veto of a supplementary, xii, 163.  
   Veto of regulation of homeopathic, x, 589.  
 Phelps, Darwin, member of Congress, viii, 932.  
   Sherman D., nominated to the bench, vii, 417.  
 Philadelphia, iii, 59.  
   Advertising of vendors of foreign merchandise in, viii, 541.  
   arsenal, iv, 828.  
   bank loan to the State, v, 413, 451.  
   bank robbers, vi, 161.  
   Banking and Savings Deposit Company, Veto of further in-  
     corporation of, ix, 37.  
   barrackmaster, Pay of, iii, 341.  
   board of revision of taxes, Veto of increase of salary of, xii,  
     71.  
   building act, Veto of a, x, 591.  
   burying ground, vi, 901.  
   Consolidation of city and county of, vii, 660.  
   Contemplated quartering of Dunbar's command in, ii, 447.  
   county, Proposed new county partly from back of, i, 683, 862.  
   county paupers, Care of, v, 479.  
     representatives in the convention of 1776, iii, 647.  
     Thomas Lievzey, provincial commissioner for, iii, 295.  
   treasury, Robbers of, iii, 883.  
   supervisor, Disputed election of a, vii, 678.  
 courts, vi, 643.  
 Delinquent tax collector of, x, 21.  
 deputy controller, Veto of a, xii, 72.  
 sheriffs, Veto of salary for, xii, 76.  
 dock, Unsanitary condition of, ii, 679.  
 dry dock, vi, 852.  
 Embargo on all vessels at, iii, 144.  
 Joseph Eneu nominated for recorder of, viii, 46.  
 Entry of judgments in, viii, 585.  
 Exchange, deposit and discount institution, vii, 775.  
 Farmers' and Mechanics' bank, vii, 258, 267.  
   and Traders' Bank, Veto of incorporation of, vi, 112.  
 Fortification of port of, iv, 307.  
 Freedom of election of sheriff of, i, 205, 251.  
 government, Veto of committee to investigate, xii, 74.

- Philadelphia harbor, 1891, x, 918.
- health officer for port of, Benjamin Lee, xii, 387.
- Highwaymen near, iii, 221.
- House of refuge, vii, 664.
- Impending attack on, iii, 653.
- Incendiaries in, iv, 377; v, 217.
- of Pennsylvania Hall in, vi, 426, 471.
- Indian conference at, iii, 142.
- council at, ii, 289, 904, 910, 911, 917.
- Jurisdiction over certain United States property near, iv, 897.
- justice, Charles Jolly, accused by Assembly, iii, 532.
- Lancasterian system of education in, v, 288.
- legal notices, Publication of, viii, 587.
- magistrates and constables, Charges against, xi, 67.
- courts, Veto of legislation on, x, 279.
- Mansion of the President of the United States in, iv, 223.
- metropolitan police vetoed, viii, 1073.
- Movement of armed men to kill friendly indians at, iii, 272.
- municipal advertising, xi, 633, 635.
- navy yard, United States requests cession of jurisdiction over certain lands at the, v, 718.
- Need of relief for poor of, iii, 701.
- 1891, New charter, x, 968.
- On a bill for watching and lighting the streets of, ii, 144.
- on cession to the United States of land at Gettysburg and, for national cemeteries, x, 287.
- On the charter of, i, 703, 718, 724.
- Opening of Federal street through the navy yard, iv, 809.
- Order for conveying the murderer Stump to, iii, 372.
- Order for sheriffs to conduct indians from Lancaster to, ii, 807.
- penitentiary, v, 227, 294, 302, 305, 385, 551.
- police, viii, 247.
- port health officer, Veto of stenographer for, xi, 680.
- port wardens, Veto of legislation on, viii, 1060.
- powder magazine, ix, 91.
- Preliminary plans for, i, 18.
- prison, Debtors' apartments in, iv, 212.
- On laws for debtors and criminals in, iv, 355.
- Report on, iv, 379.
- property, Allotment of, i, 114.
- public schools, vii, 836.
- Quartering troops in, ii, 457, 760, 762, 763, 768.

- Philadelphia, Regulating p'ty in, i, 319.
- Removal of an alderman of, vii, 496.  
of the capital from, iv, 425.
- rendezvous for pilots, iii, 590.
- representatives in convention of 1776, iii, 647.
- riot, iv, 21.  
among the soldiery at, iii, 905.  
in, Proper court to try a case of, i, 818.
- riots, vi, 1064.
- road juries, viii, 911.
- Robberies and murders near, iii, 239.  
in, iii, 320.
- Rules for pilots between Chester and, iii, 590.
- Salaries of wardens and harbor-masters of, viii, 980.
- Sale of old jail and workhouse, iii, 989, 1019.
- State arsenal, vii, 663.  
Purchase of land for, vii, 858.  
Relocation of land for, vii, 885, 950.  
Sale of, vii, 751.
- street, Veto of legislation on a, viii, 305, 386, 388.  
cleaning act, Veto of, x, 585.  
railway legislation, Veto of, viii, 155.
- streets, Veto of special legislation to vacate certain, viii, 56.
- Philip Syng, provincial commissioner for, iii, 295.
- tax legislation, viii, 1099.
- taxes, iii, 343.  
Veto of special legislation for, x, 159.
- Thanks of Vermont to, viii, 675.
- Veto of a bill to prevent the Recorder of, from practicing  
law, iv, 602.  
of act for bridge over Schuylkill in, viii, 388.  
of increase of debt of, xii, 56.  
of increase of newspapers for public advertisements in, x,  
1633.  
of opening of East Tacony Creek Lane in, viii, 1172.  
of provision for recording all city legislation in, in the of-  
fice of recorder of deeds, viii, 471.  
of sale of almshouse in, ix, 320.  
of sale of Quaker burial ground in, x, 779.  
of sale of municipal land in, ix, 329.  
of street cleaning legislation, ix, 833.  
of street opening in, ix, 360.
- Warden of the port, iv, 242.
- Whitney street, Legislation on, viii, 153.

- Philadelphia, Writ for the election of a member of Assembly for, iii, 308.
- Yellow fever in, iv, 444.
- and Columbia railroad, vi, 14.
- and Delaware Railway, Veto of further incorporation of, ix, 29.
- and indian outrages, ii, 533.
- and Lancaster turnpike, iv, 608.
- as place of meeting of Assembly, i, 452.
- Philips, Henry M., member of Congress, vii, 864.
- Phillips, John, member of Congress, v, 222.
- Joseph A., Surgeon General, viii, 616.
- L., Assistant Surgeon, complimented, viii, 625.
- Thomas W., member of Congress, xi, 101, 396.
- Philipsburg Hospital trustees, xii, 355, 387.
- Philson, Robert, member of Congress, v, 92.
- Phipps, S., Governor of Massachusetts, Letter to, ii, 615.
- Phoenixville bank, vii, 567, 579.
- Physic and surgery, Veto of an act to regulate the practice of, v, 542.
- Physical culture in schools, Veto of compulsory, x, 1004; xi, 233.
- Pickering, Timothy, member constitutional convention of 1790, iv, 135.
- prothonotary, Abduction of, iv, 28.
- Quartermaster General, on the provision for a regiment of cavalry, iii, 792, 793.
- Piety and virtue, proclamation for the encouragement of, iii, 868.
- Pike, John, dancing master of Philadelphia, attainted of treason, iii, 681, 943.
- Pikes recommended for the use of associators, iii, 564.
- Pilotage charge, Effect of on citizens of New Jersey, vi, 894.
- Pilots, Rules for the government of pilots between Philadelphia and Chester, iii, 590.
- or others boarding vessels, Prohibition of, ii, 55, 58.
- Piper, William, member of Congress, iv, 727, 777, 867.
- Piracy, Laws against, i, 109.
- Pirates and privateers, Laws concerning, i, 166.
- Against harboring, i, 87, 108.
- Concerning, i, 349.
- Enabling act for, i, 161.
- Piratical sloop, Capture of, i, 350.
- Pitcher, Mr. Commissary, ii, 352.
- Pitkin, William, Governor of Connecticut, iii, 409.
- Pitman, Charles W., member of Congress, vii, 289.

- Pitt, Fort, iii, 177, 181, 202, 209.  
 Sir William, iii, 17.
- Pittsburgh, iii, 60, 63, 95, 156, 489.  
 Arsenal near, see Allegheny, vi.  
 auction legislation, viii, 1089.  
 bank, vii, 567, 579.  
 Canal from the Susquehanna and Juniata to, v, 616.  
 Cession to the United States of Jurisdiction of a marine hospital site, near, vii, 23.  
 Damage from a canal on Grant's hill at, vi, 147.  
 Danger of indian invasion at, iv, 214.  
 Great fire at, in 1845, vii, 38.  
 in Pennsylvania, not in Virginia, iii, 468.  
 Incendiaries in and near, iv, 842.  
 Jurisdiction over certain United States property near, iv, 897.  
 Kittanning and Warren Railway, viii, 238.  
 Penitentiary opposite, v, 134, 194, 228, 294, 309, 385, 434, 499, 551, 558, 715, 720, 764.  
 Pennsylvania railway from Harrisburg to, vii, 189.  
 Proclamation concerning the, ix, 568, 570.  
 railroad riots, 1878, ix, 585, 615.  
 real estate, Veto of authority for Allegheny county to sell certain, x, 757.  
 Sale of lands opposite, iv, 41.  
 street legislation vetoed, viii, 120.  
 to Cumberland county, Road from, iv, 66.  
 to Harrisburg, Canals from, v, 570, 573.  
 United States Marine Hospital in, ix, 804, 806.  
 Veto of a bill supplementary to the act incorporating the city of, iv, 925.  
 of assistant superintendent of schools in, xi, 237.  
 Veto of incorporation of a militia company in, viii, 336.  
 of new form of government of city of, x, 151.  
 of relief to heir under Gross will case in, x, 1040.  
 of special street legislation for, viii, 386.  
 wharf legislation, xi, 4.  
 Virginia intrusions at, iii, 457, 464, 478, 479, 480, 481, 506.  
 and Erie railway company, vii, 537.  
 and New Alexandria turnpike, v, 560.  
 and Steubenville Railway Company, viii, 38.
- Platina, On the metal, iv, 861, 871, 895.
- Pleuro-pneumonia, x, 705.  
 in cattle, On, ix, 723.  
 Proclamation against, x, 646.

- Pleuro-pneumonia, Proclamation of extirpation of epidemic of, x, 674.
- Plumer, Arnold, member of Congress, vi, 279, 700.
- Benjamin Adams, nominated to the bench, vi, 960; vii, 245.
- Plummer, George, member of Congress, v, 222, 376.
- Plunket, William, justice of the peace for Northumberland county, iii, 519.
- Letter to, iii, 540.
- Polar explorer, Correspondence with Dr. Kane, vii, 850.
- Police bill, Revival of, viii, 989.
- company, metropolitan vetoed, viii, 1073.
- Philadelphia, viii, 247.
- Veto of incorporation of Linesville, ix, 42.
- Policemen, Veto of pension for, x, 810.
- Veto of pensions for firemen and, x, 607.
- of pension legislation for firemen and, x, 385.
- of pensions in cities of the second class, x, 1006.
- Polk, Rufus K., member of Congress, xii, 516.
- Poll tax, ix, 489.
- Pollard, William, Applicant for relief, iii, 1037.
- Pollock, James, Biographical sketch, vii, 781.
- Inaugural address, vii, 785.
- In memoriam, x, 923.
- member of Congress, vi, 1039, 1049 vii, 115.
- nominated to the bench, vii, 463.
- Valedictory remarks, vii, 954.
- Pomeroy, John M., nominated asylum trustee, ix, 494, 644, 795.
- Pophret Castle, Order for building, ii, 626.
- Pomroy, Benjamin F., nominated to the bench, vii, 417.
- Poor, John, waterman, of Bristol, attainted of treason, iii, 682, 943.
- bill, Veto of the, ii, 93, 95.
- Further on the, ii, 109.
- Directors of the, of Washington county, viii, 210.
- districts and poor taxes, Veto of an act relating to, x, 764.
- of Lehigh county, Veto of special legislation for, xi, 323.
- law commission, 1891, x, 916.
- law, Veto of modification law, x, 162.
- of Chester county, Care of, v, 472.
- of Dauphin county, Care of, v, 470.
- of Delaware county, Care of, v, 472.
- of Franklin county, Care of, v, 471.
- of Philadelphia county, Care of, v, 479.
- of Philadelphia, Need of relief for, iii, 701.
- of York county, Care of, v, 470.

- Poor, Provision for, x, 708.
- Veto of act for relief and employment of, xii, 133.
    - of independent, x, 805.
    - of legislation for, x, 162.
    - of special legislation for Lackawanna county, x, 791.
- Poorhouse legislation in Lackawanna county, Veto of, x, 802.
- Population of the State in 1821, v, 293, 315, 323.
  - in 1828, v, 824, 830.
  - in 1831, Increase of, v, 997.
- Pork, beef and lard, Objections of New Jersey dealers to reinspection of, v, 525.
- Port wardens in 1887, x, 496.
- Portage railroads, vii, 358.
- Porter, David R., Biographical sketch of, vi, 529.
  - Death of, viii, 1033.
  - Disturbances connected with the election of, vi, 441, 486, 493, 587.
  - Governor on encouraging manufactures, vii, 321.
  - Inaugural address on re-election, vi, 872.
  - Letter stating personal political position, vi, 989.
  - Proclamation of re-election and continuing officials, vi, 817.
  - Valedictory remarks, vi, 1053.
- George W., nominated asylum trustee, vii, 778.
- James M., nominated to the bench, vi, 671.
- Dr. John, member of Congress, iv, 586, 588, 666.
- Thomas, member convention of 1776 for Lancaster county, iii, 647.
- W. D., elected to Supreme bench, xii, 290.
- W. W., elected to Supreme bench, xii, 290.
- William, nominated to the bench, vi, 677, 952.
- Porto Rico, Appeal for aid for hurricane victims in, xii, 501.
- Ports, Provincial, Control over, i, 31.
- Possession of leased furnished rooms, etc., Veto of legislation for the recovery of, x, 1087.
- Post, Frederick, ii, 937, 954.
  - indian interpreter, iii, 23, 126.
  - George A., member of Congress, ix, 889.
- Postage, see franking, vi.
  - Annual official, Cost of, iii, 341.
  - On rates of, vii, 397.
- Post office claims for illegal tolls, vii, 81.
  - Establishment of a, i, 162.
- Potash, Exportation of, iv, 85.
  - manufacture, i, 674.
- Potomac river, On a survey of the, v, 432.

- Potter, James, Biographical sketch, iii, 857.  
 Commissioner to trespassers on indian lands, iii, 386.  
 Member convention of 1776 for Northumberland county, iii, 648.
- Thomas, Jr., Quartermaster General, xii, 367, 389, 393.  
 William W., member of Congress, vi, 278, 438, 586.  
 county, Real estate title legislation for, vii, 802.  
 Veto of special poor taxes for, viii, 168.
- Potts, David, Jr., member of Congress, v, 897; vi, 37, 181, 278.  
 son of John Potts of Pottsgrove, attainted of treason, iii, 676, 943.  
 John, attainted of treason, iii, 942.  
 Thomas, member of Asembly, iii, 936.
- Pottsville, Relative to murders in, viii, 827.  
 Veto of new ward in, viii, 986.
- Pounds, Erection of, i, 554.
- Powder house, Embargo on the, i, 869.  
 magazine, iv, 162.  
 Ground for, iv, 105.  
 Philadelphia, ix, 91, 304.
- Powell, Joseph, member convention of 1776 for Northampton county, iii, 648.  
 member of Congress, ix, 398.
- Power, Samuel, Adjutant General, Report of, vi, 23, 76, 160.
- Powers, Thomas H., nominated inspector of Eastern Penitentiary, ix, 642.  
 J., Commissioner of Banking, xii, 403.
- Prayer, Proclamation of day of, for President Garfield, ix, 876, 877.
- Presbyterian marriage involving payment of a bond, i, 127.
- President and vice president by popular vote, Georgia on a proposition to elect the, v, 890.  
 for 1824, Proclamation and papers of electors of, v, 533, 535, 536, 538, 539, 540, 541.  
 for 1828, Electors of, v, 776, 778.  
 Georgia on a proposition to make the term of, six years, v, 890.  
 Georgia proposition to prevent the election of, devolving upon the house of representatives, v, 708, 728, 857, 891, 922.
- of the council, Duties and powers of, iii, 639.
- Full title of, iii, 651.
- of the United tates, Congratulatory address to the, iv, 76.  
 Escort to the, recommended, iv, 75.  
 Mansion for, iv, 223.



- President, Nomination of Matthew Stanley Quay for, xii, 93.  
 in 1824, Alabama legislature nominates Andrew Jackson  
 for, v, 504.
- Proposed constitutional amendment concerning the elec-  
 tion of, v, 52, 85, 124, 128, 130, 140, 144, 277.
- Tennessee on the method on nominating candidates for,  
 in congressional caucus, v, 482.
- Tennessee on proposed constitutional amendment on elec-  
 tors of, v, 623, 636, 638, 688.
- William Henry Harrison, Papers on death of, vi, 761.
- Presidential electors, 1848, vii, 286.  
 1852, vii, 592, 594, 595, 609.  
 1860, viii, 286.  
 1864, viii, 638, 684.  
 1868, viii, 925.  
 1872, ix, 129.  
 1876, ix, 515.  
 1880, ix, 742.  
 1884, x, 213.  
 1888, x, 659, 670.  
 1892, xi, 93.  
 1896, xi, 726.  
 1900, xii, 535.
- Presqu' Isle, Settlement at, iv, 303, 327, 328, 329.
- Press, Freedom of the, iv, 128, 582.  
 of Constitution of 1838 on, vi, 516.
- Preston, Samuel, Commissioner to settle Maryland border dif-  
 ficulties, i, 642.
- Pretender, Downfall of, i, 894, 896.
- Prevost, Charles M., Major General militia, viii, 902; ix, 201.
- Price, Peter, laborer, of Middletown, attainted of treason, iii,  
 682, 943.  
 Solomon, burglar, v, 223.  
 William, of Philadelphia, attainted of treason, iii, 676, 943.
- Pride in apparel, Law for, i, 22.
- Priestly, Joseph, iv, 451.
- Printer, State, in 1843, Position of the, vi, 1010.  
 in 1844, Certain frauds in connection with the election of,  
 vi, 1025.  
 On the, vi, 1071.  
 Veto of bill for the election of, vi, 980.  
 of the laws, Governor's right to nominate the, iii, 345.
- Printers of minutes of Assembly, Franklin & Hall, ii, 367.
- Printing Public, 1893, xi, 150.  
 1895, xi, 459.  
 1899, xii, 318.

- Printing, Public, Delays in, xi, 193.  
 Reform in public, x, 259.  
 Superintendent of Public, E. Beatty, vii, 849.  
   Ephraim Cornman, vii, 604, 703.  
   Barton D. Evans, x, 781.  
   W. Hays Grier, xi, 186, 270.  
   Joshua W. Jones, ix, 444, 500, 559, 815.  
   Thomas McDowell Jones, xii, 364, 389.  
   Alexander K. McClure, vii, 798.  
   John McCurdy, ix, 199, 374.  
   Thomas Robinson, xi, 567; xii, 111.  
   Thomas G. Sample,, xii, 390.  
   Oramel Barrett, viii, 19.  
   Lewis H. Funk, viii, 558.  
   Charles D. Hineline, viii, 143, 242.  
   W. P. I. Painter, viii, 360.  
   John Youngman, viii, 901, 990, 1071.  
 Office, Veto of a tate, xi, 240.  
 State, 1874, ix, 309.  
   1887, x, 511.  
   publications, Veto of legislation for, x, 353.  
 Prison, Allegheny, or Western, v, 134, 194, 228, 294, 309, 385,  
   434, 499, 551, 558, 715, 720, 764.  
 Chester county, Veto of legislation on the, vi, 757.  
 commissioners, viii, 876.  
   conditions, viii, 656.  
   discipline, viii, 1031.  
   inspectors of Berks county, Veto of special legislation on, xii,  
     566.  
   legislation, Veto of special for Northumberland county, ix,  
     827.  
 On laws for debtors and criminals in the, iv, 355.  
 (see penitentiary), Pennsylvania society for alleviating, vii,  
   138.  
 Philadelphia, Debtors' apartments in the, iv, 212.  
   or Eastern, v, 227, 302, 305, 385, 551.  
   Report on, iv, 379.  
   Veto of legislation on the Schuylkill county, ix, 319.  
 Prisoners, British, Confinement of, in Philadelphia peniten-  
   tiary, iv, 834.  
   French and Spanish, iv, 59, 67, 69.  
 Indian, iii, 30.  
   Reward for, ii, 596.  
   Letter to Governor of Havana on exchange of, ii, 42.

- Prisoners, Spanish, sent to French Leeward Islands, ii, 16.  
 among the indians, ii, 77, 85.  
 in county jails, Veto of act for fixing the board of, ix, 857.  
 of war, American, transported to Great Britain, iv, 834.  
 Surrender of, iii, 177, 180, 181.  
 to be punished by hard labor, iii, 644.  
 Veto of appropriation for home for discharged, xii, 599.  
 of increase of compensation to sheriffs for boarding, x, 141.  
 of increase of commutation of, x, 392, 609.
- Prisons, County, xii, 306.  
 Veto of act relating to discharge of prisoners in counties not  
 having special laws regulating, ix, 860.  
 (see also penal, penitentiary, reform), x, 495.  
 1873, ix, 165.  
 1874, ix, 295.  
 1876, ix, 487.  
 1877, ix, 544.  
 1879, ix, 687.  
 1881, ix, 782.  
 1883, ix, 906.  
 and workhouses, i, 39.  
 free as to fees, food and lodging, i, 39.
- Private Secretary to the Governor George Pearson, x, 545.  
 Humprey D. Tate, x, 971.  
 Edgar C. Gerwig, xii, 383.
- Privateers, Authority for, i, 839.  
 against French, Encouragement of, i, 852.  
 Spain, i, 137.  
 Danger from, i, 208, 279, 281, 305; ii, 44, 49, 55, 60, 61, 64, 67.  
 Defense against Spanish, i, 765.  
 Enabling act for, i, 161.  
 Equipment of foreign, in Pennsylvania ports, iv, 251.  
 Intelligence boat to warn of, ii, 63.  
 On fitting out, i, 858.  
 Outrages of, ii, 14.
- Privileges of the Assembly, i, 204, 215, 216, 248, 272, 277.
- Prize fighting. Punishment for, ix, 934.
- Probate of wills, On a bill for, ii, 140, 144.
- Proclamation against Connecticut trespassers at Wyoming, iii,  
 109, 197, 225, 414, 426, 461, 975.  
 counterfeiters of British halfpence, iii, 819, 892.  
 enlisting servants and apprentices, iii, 656.  
 forestalling the markets, iii, 709.  
 illegal settlers on State lands, iii, 893.

- Proclamation against pleuro-pneumonia, x, 646.
- riotous labor disturbances in Fayette county, xi, 385.
- riotous labor disturbances in Jefferson county, xi, 387.
- the murderers of Conestogoe indians, iii, 254, 260.
- the robbers of the treasurer of Bucks county, iii, 830.
- the robbers of the treasurers and collectors of Philadelphia, Chester and Bucks counties, iii, 883.
- the settlers attacking Pennsylvania claimants at Wyoming, iii, 975.
- the Spanish expedition against Georgia, i, 616.
- trespassers in Luzerne county, iv, 326, 329.
- and papers of presidential electors, v, 533, 535, 536, 538, 539, 540, 541.
- announcing the intended forfeiture of the charters of certain corporations, x, 44.
- arbor day, First, 1885, x, 291.
- 1886, x, 474.
- 1887, x, 552.
- 1888, x, 649.
- 1889, x, 754.
- 1890, x, 852.
- 1891, x, 994.
- 1891, xi, 87.
- 1893, xi, 224.
- 1894, xi, 383.
- 1895, xi, 559.
- 1896, xi, 720.
- 1897, xii, 41.
- 1898, xii, 285.
- 1899, xii, 407.
- 1900, xii, 509.
- 1901, xii, 559.
- authorizing a foreign loan, iii, 767.
- cancelling pardon of J. Buchanan Cross, viii, 470.
- concerning certain territory in dispute between Pennsylvania and Virginia, iii, 747.
- famine in Russia, xi, 81, 83.
- oaths and affirmations of state officials, iv, 80.
- the boundaries between Pennsylvania and Virginia, iii, 884.
- the financial situation of 1837, vi, 346.
- the Philadelphia and Lancaster turnpike, iv, 608.
- the Pittsburg railway riots, ix, 568, 570.
- the Vienna exposition, ix, 227.

- Proclamation against continuing officials by James Hamilton, Lieutenant Governor, iii, 4.
- officials by James Hamilton, President in the absence of John Penn. iii, 222, 223.
- officials by John Penn, Lieutenant Governor, iii, 237.
- officials by John Penn, Lieutenant Governor, upon reappointment, iii, 421.
- officials by John Penn, Governor and Proprietor, iii, 439.
- officials by Richard Penn, Lieutenant Governor, iii, 524.
- officials until their offices could be filled under the constitution of 1838, vi, 484.
- convening the legislature to adopt measures of financial relief, 1857, vii, 917, 937.
- convoking a special session of the legislature for military exigencies, viii, 595.
- the Assembly in early session in 1829, v, 835.
- the Assembly to provide for the choice of presidential electors, iv, 452.
- the legislature to act on the Rebellion, viii, 370.
- declaring Allegheny city to be a city of the first class, x, 868.
- the drift in the Conemaugh river a nuisance, x, 834.
- demanding the surrender of certain disturbers of the peace, iii, 738.
- directing enforcement of laws against sale of liquors to indians, i, 576.
- the apprehension of deserters from French ships of war, iii, 852, 872.
- the arrest of the participants in a smuggling plot, iii, 497.
- the city and county of Erie to protect the Franklin canal company, vii, 682.
- the eviction of squatters on the lands of the Six Nations, ii, 107.
- dissolving the council of safety, iii, 659.
- encouraging enlistment, iii, 63.
- enjoining obedience to the militia laws, iii, 718.
- entitling the Union Canal Company to certain privileges, iv, 744.
- erecting the county of Lackawanna into a judicial district, ix, 722.
- excluding foreign vessels, ii, 6.
- for aid to Cubans, xii, 281.
- an extra session of Assembly on account of the "whiskey insurrection," iv, 287, 288.
- counterfeiter, John M'Allister, iii, 515.

- Proclamation for counterfeiters and incendiaries, iii, 757.
- counterfeiters, Joseph Richardson and Samuel Ford, iii, 443.
- counterfeiters of provincial bills of credit, iii, 541.
- disturbers of buoys in Delaware bay and river, iii, 866.
- elections, ix, 84.
- enlistments for the Spanish war, i, 705, 766.
- enlistments in the expedition against the Spanish West Indies, i, 766.
- Fleming Elliott, murderer of John Faughnar, iii, 517.
- highway robbers and the murderers of Henry Hamilton, iii, 239.
- men to suppress the Rebellion, viii, 508.
- more men to suppress the Rebellion, viii, 446, 588, 592, 593.
- murderer of indians near Carlisle, iii, 19.
- removal of drifts in Conemaugh left after Johnstown flood, x, 930.
- riots in Luzerne county, iv, 42.
- robbers in Chester and Bucks counties, iii, 848.
- robbers of collectors in Bucks county, iii, 888, 890.
- securing peace with indians, i, 440.
- sixty thousand men to repel invasion of the State, viii, 502.
- suppressing disorder in the coal regions, 1871, ix, 33.
- suppressing Maryland border disturbances, i, 656.
- suppressing riots and disorders, i, 460.
- tax collectors in Fayette county, iii, 969.
- the apprehension of highwaymen near Philadelphia, iii, 221.
- the apprehension of Samuel Moffat, accused of murdering a Mingo indian, i, 577.
- the apprehension of Joseph Richardson and Samuel Ford, iii, 443.
- the arrest of Joseph Billings, counterfeiter, iii, 424.
- William Boyd, tax collector, iii, 760.
- William Brann, iii, 930.
- Richard Marple, ii, 963.
- James Molineaux, iii, 889.
- perpetrators of robberies in Philadelphia, iii, 320.
- robbers of the treasurer of the eastern division of New Jersey, iii, 400.
- of Henry Skyles for the murder of Benjamin Hammon, iii, 667.
- Iazarus Stewart, an incendiary at Wyoming, iii, 430, 434.

- Proclamation for the arrest of Frederick Stump, muderer of peaceable indians, iii, 355.
- the Kraymers, iii, 1030.
- Joseph Wipey, Delaware indian, iii, 486.
- the assailants of the residence of Major Alexander Boyd, iv, 21.
- the author of a blackmailing letter, iii, 534.
- of a seditious paper, iii, 759.
- the Chevalier de Longchamps, accused of insulting the secretary of the French legation, iii, 967.
- the encouragement of piety and virtue, iii, 868.
- the murderer of Peter Bechkercher, iv, 488.
- Edward Carey, iii, 504.
- Edward Gobin, iv, 535.
- James Hamilton, iv, 610.
- Matthew Henderson, iv, 830.
- Isaac Wills, iv, 839.
- two friendly indians, iv, 102.
- the perpetrators of assaults upon women in Philadelphia, iii, 115.
- the rearrest of Frederick Stump and John Ironcutter, murderers of peaceable indians, iii, 387.
- the removal of intruders on indian lands, iii, 323, 383, 439.
- the return of all United States and State arms and equipments, iv, 468.
- the robbers and murderers of Andrew Garrett, iv, 778.
- of Peter Audrain of Bucks county, iii, 1032.
- of the Iodans, tax collectors, iv, 34.
- Thomas Francis, a murderer, iv, 24.
- Leaming and Elizabeth Houston, iii, 964.
- Vanderslice, Jr., alleged murderer, iv, 878.
- troops against the French, i, 886.
- twelve thousand additional men to repel invasion, 1864, viii, 593.
- militia to serve at Washington for a hundred days, viii, 592.
- forfeiting the charters of delinquent corporations, x, 71.
- granting the right of way to the Pennsylvania railway from Harrisburg to Pittsburg, vii, 189.
- of a crown veto of acts for erecting a lighthouse and fixing buoys and for the sale of goods distrained for rent, iii, 228.
- a day of fasting and prayer, ii, 827.
- 1814, iv, 840; vi, 30.
- 1777, iii, 652.

- Proclamation of a day of fasting and prayer, 1778, iii, 665.  
 1780, iii, 755.  
 1781, iii, 788.  
 1782, iii, 843.
- a day of humiliation and mourning for Abraham Lincoln, viii, 688, 689.
- a day of public humiliation, fasting and prayer, viii, 407.
- a day of thanksgiving for victory over the pretender, i, 894.
- a fast on account of a prolonged drouth, ii, 407.
- a general fast (1747), ii, 30.
- an amendment to the constitution, vii, 464.
- amity with the Netherlands, iii, 853.
- an act regarding the Connecticut trespassers, iv, 489, 493.
- an address of General Washington on supplying cattle to the army, iii, 663.
- an order to prevent the working of iron in the province, ii, 130.
- application of proceeds of public lands to Pennsylvania State College, x, 857.
- Atlanta Exposition, xi, 711.
- attainder of Frederick Kisselman, iii, 725.  
 persons adjudged guilty of high treason, iii, 669, 680, 689, 695, 729, 774, 786, 828, 847.
- of Colonel William Rankin, of York county, iii, 791.
- authority over the territory lately claimed by Connecticut at Wyoming, iii, 873.
- bicentennial of landing of William Penn, ix, 883.
- Columbian Exposition at Chicago, xi, 70.
- constitution of 1838, vi, 440.  
 1873, ix, 314.
- Constitutional amendment requiring the election of the State Treasurer, ix, 196.
- currency of the late and new continental money, iii, 794.
- day of prayer for President Garfield, ix, 876, 877.
- day of prayer for recovery of President McKinley, xii, 619.
- decease of Andrew Gregg Curtin, xi, 388.  
 William B. Hart, State Treasurer, x, 840.  
 John F. Hartranft, x, 838.  
 E. E. Higbee, Superintendent of Public Instruction, x, 843.  
 Henry Martyn Hoyt, xi, 104.  
 William McClelland, Adjutant General, xi, 84.
- delegates to the constitutional convention of 1837-38, vi, 335, 344.



## Proclamation of Dewey Day, xii, 410.

of election of Daniel Agnew to Supreme bench, viii, 694.

Harrison Allen, Auditor General, ix, 127.

Silas M. Bailey, State Treasurer, ix, 881.

James E. Barnett, State Treasurer, xii, 507.

James S. Beacom, State Treasurer, xii, 283.

James A. Beaver to Supreme bench, xi, 714.

Henry K. Boyer, State Treasurer, x, 847.

J. Hay Brown, to Supreme bench, xii, 504.

Samuel Butler as State Treasurer, ix, 737.

Silas M. Clark to the Supreme bench, ix, 885.

John Dean to Supreme bench, xi, 102.

D. Newlin Fell to Supreme bench, xi, 373.

Isaac G. Gordan to the Supreme bench, ix, 278.

Governor Findlay and continuing officials, v, 6.

Governor Hiester and continuing officials, v, 243.

Governor Ritner and continuing officials, vi, 252.

Governor Shulze and continuing officials, v, 391.

Governor Wolf and continuing officials, v, 862.

Henry Green to the Supreme bench, ix, 741.

William B. Hart, State Treasurer, x, 651.

Benjamin J. Haywood, State Treasurer, xi, 718.

Samuel M. Jackson, State Treasurer, xi, 378.

Justice George W. Woodward, vii, 590.

Justice Jeremiah S. Black, vii, 723.

Justice John C. Knox, vii, 627.

William Livesey, State Treasurer, x, 210.

Levi G. McCauley, Auditor General, xii, 283.

David McMurtrie Gregg, Auditor General, xi, 79.

Ulysses Mercur to the Supreme bench, ix, 125.

S. Leslie Mestrezat to Supreme bench, xii, 507.

James T. Mitchell and J. Brewster McCollum to Supreme bench, x, 672.

John I. Mitchell to Supreme bench, xii, 506.

John W. Morrison, State Treasurer, xi, 79.

Jerome B. Niles, Auditor General, x, 210.

George B. Or lady to Supreme bench, xi, 714.

W. D. Porter to Supreme bench, xii, 290.

W. W. Porter to Supreme bench, xii, 290.

Matthew Stanley Quay, State Treasurer, x, 472.

John M. Read to Supreme bench, viii, 82.

Howard J. Reeder to Supreme bench, xi, 714.

Charles E. Rice to Supreme bench, xi, 714.

George Sharswood to Supreme bench, viii, 841.

Peter P. Smith to Supreme bench, xi, 714.

- Proclamation of election of James P. Sterrett to the Supreme bench, ix, 665.
- John Trunkey to the Supreme bench, ix, 572.
- John J. Wickham to Supreme bench, xi, 714.
- Henry W. Williams to Supreme bench, viii, 99; x, 644.
- Edward N. Williard to Supreme bench, xi, 714.
- Warren J. Woodward and Edward M. Paxson to the Supreme bench, ix, 394.
- delegates to Constitutional convention of 1872, ix, 114.
- judges of the Supreme court, vii, 488.
- election on the question of erecting Lackawanna county from Luzerne, ix, 656.
- electors, presidential, vi, 34, 280, 701, 1051.
- embargo on outward bound vessels, iii, 723.
- continued, iii, 727.
- continued again, iii, 743.
- on all craft under one hundred tons burthen, iii, 821.
- on victuals and provisions needed for the American army, iii, 692, 694, 702.
- revoked, iii, 728.
- extirpation of epidemic of pleuro-pneumonia, x, 674.
- extra session of Senate to consider charges against Auditor General and State Treasurer, xi, 65.
- Philadelphia magistrates and constables, xi, 67.
- free intercourse and trade with indian tribes, iii, 297.
- Galveston flood suffering, xii, 511.
- Governor Denny, continuing officials, ii, 728.
- Governor Gookin continuing officials, i, 296.
- Governor Hamilton, continuing officials, ii, 90.
- Governor M'Kean, announcing election and continuing officials, iv, 440.
- announcing re-election and continuing officials, iv, 508.
- further continuing officials, iv, 451.
- Governor Markham against the promoters of certain immoral conditions, i, 87.
- Governor Snyder announcing election and continuing officials, iv, 662.
- announcing re-election and continuing officials, iv, 843.
- further continuing officials, iv, 670.
- Governor Wolf and continuing officials, vi, 39.
- of Huntingdon Reformatory, x, 748.
- legal holiday on four hundredth anniversary of discovery of America by Columbus, xi, 89.
- on unveiling of Washington statue in Philadelphia, xii, 53.

- Proclamation of letters of marque against the Spaniards, i, 686  
McKinley day, 1902, xii, 625.  
martial law, iii, 764.  
members of Congress, iv, 69, 227, 330, 467, 472, 476, 536, 541,  
586, 587, 665, 672, 726, 776, 804, 813, 814, 816, 866, 879, 909,  
911, 948; v, 83, 86, 90, 91, 219, 221, 248, 278, 374, 377, 378,  
387, 587, 646, 773, 898; vi, 36, 117, 180, 277, 412, 437, 584,  
698, 703, 810, 812, 813, 815, 914, 1036, 1039, 1047.  
1846, vii, 114.  
1848, vii, 287.  
1850, vii, 455.  
1852, vii, 587.  
1854, vii, 719.  
1856, vii, 863; viii, 399, 402, 439, 838.  
1858, viii, 84.  
1860, viii, 262, 266.  
1862, viii, 442.  
1864, viii, 639.  
1866, viii, 742.  
1868, viii, 929.  
1870, viii, 1114.  
1872, ix, 119, 133.  
1874, ix, 395, 402.  
1876, ix, 514, 518.  
1879, ix, 702.  
1880, ix, 744.  
1882, ix, 887.  
1884, x, 216, 224.  
1885, x, 467.  
1886, x, 476.  
1888, x, 655.  
1889, x, 849.  
1892, xi, 97.  
1893, xi, 367, 376, 380.  
1894, xi, 393.  
1895, xi, 541, 543.  
1896, xi, 722.  
1897, xii, 47.  
1898, xii, 288.  
1900, xii, 514.  
1901, xii, 624.  
Organization of committee on lunacy, x, 205.  
outlawry against certain criminals, iii, 924.

- Proclamation of pardon to the participants in the "whiskey insurrection," iv, 335.
- peace with Great Britain, iii, 885.  
 with Great Britain, reciting the terms thereof, iii, 954.  
 with the Delaware and Shawanese, iii, 293.
- Pennsylvania day at National export exposition at Philadelphia, xii, 502.  
 at the Centennial exposition, ix, 511.  
 at the Columbian exposition, xi, 369.
- precautions against cholera, xi, 91.
- President Logan continuing officials, i, 562.  
 Palmer, continuing officials, ii, 4.
- presidential electors, iv, 70, 356, 465, 539, 646, 774, 912; v, 533, 539, 540, 541, 776, 778.  
 1848, vii, 286.  
 1852, vii, 592.  
 1860, viii, 268.  
 1864, viii, 638.  
 1868, viii, 925.  
 1872, ix, 129.  
 1876, ix, 515.  
 1880, ix, 742.  
 1884, x, 213.  
 1888, x, 659, 670.  
 1892, xi, 93.  
 1896, xi, 726.  
 1900, xi, 536.
- re-election of Governor Porter and continuing officials, vi, 817.  
 Governor Shulze and continuing officials, v, 684.
- rejection of a constitutional amendment, xi, 74.  
 proposed prohibition and suffrage amendments to Constitution, x, 836.
- rejoicing on the fall of Richmond, viii, 685.
- reward for J. Wilkes Booth, assassin of Abraham Lincoln, viii, 687.  
 Jacob Brenneman, iv, 578.  
 William Brook, murderer of Theodore Broadhead, viii, 900.
- James Burn, a felon, iv, 39.  
 certain incendiaries, iv, 94.  
 certain incendiaries in Philadelphia, v, 217.  
 certain incendiaries in York, iv, 517.  
 certain mail robbers, iii, 845.
- Lucretia Chapman for murdering her husband, v, 954.

- Proclamation of, reward for James Cowan, for murder, vi, 219.  
John Craig, accused of murder, iv, 945.  
Joseph Cramer for murder, vi, 272.  
Samuel Culbertson for the murder of Joseph Alward, v,  
742.  
Thomas Dumm for the murder of John Frey, v, 649.  
John Gallagher, a murderer, iv, 645.  
Jacob Habenstein for the murder of Abraham Merkel,  
v, 585.  
James and John Hadey, and others for murder, vi, 221.  
Daniel Hicks charged with the murder of Levi Smith,  
v, 740.  
incendiaries in Allegheny county, vi, 177, 215.  
    in Economy, vi, 144.  
    a Reading railroad bridge, vi, 912.  
    of Clark's Ferry bridge, vii, 452.  
the Mount Vernon academy, vi, 175.  
who destroyed Pennsylvania Hall, vi, 426.  
James Jamison, a murderer, iv, 589.  
John Lechler for the murder of Mary Lechler and  
Sarah Haag, v, 373.  
David Lewis et al., for robbing John McClelland, v, 148.  
Martin and Henry Loyer, and others for rape, vi, 341.  
Dominic McBride for murder, v, 87.  
Joseph McCormick for murder, vi, 434.  
Eliza Marsh for murder of her child, v, 763.  
James Morris charged with the murder of Allen Kell,  
v, 822.  
Patrick Muncy, John Reef, et al., for murder, vi, 275.  
murderer of Charles Armitage, vii, 449.  
Charles Burd, vii, 451.  
Edward Gorsuch, vii, 479.  
Andrew Hamilton, v, 213.  
Thomas M. Homiller, vii, 400.  
Nicholas Hornkeith, vii, 408.  
Cornelius Mooney, vii, 447.  
Samuel T. Norcross, vii, 879.  
John Peters, v, 894.  
Jacob Swineford, v, 647.  
of an unknown man, near Lancaster, vi, 554.  
John Casey, viii, 903.  
John Clark, vi, 270, 274.  
Captain William Donnelley, vi, 32.  
William Perry, vi, 178.

- Proclamation of reward for Henry Trumbower, vi, 263.  
 participants in the Shays' rebellion, iv, 16.  
 Philadelphia bank robbers, vi, 161.  
 Pittsburg incendiaries, iv, 842.  
 James Purcel, for murder, vi, 339.  
 John Rox, for murder, vi, 350.  
 Filatio Russel, Solomon Price and Adam Stoops, burglars,  
 v, 223.  
 Hugh Scantling charged with the murder of one, Martz,  
 v, 834.  
 John Sharra for the murder of David Cochran, v, 531.  
 John Sowers, for the murder of Michael Haggan, v, 651.  
 Thomas Stevan, and James Fury for the murder of William  
 Dugan, v, 832.  
 John Swenck, assailant of a toll-gatherer, iv, 674.  
 Philip Winebiddle, murderer, iv, 876.
- Proclamation of succession of Governor Johnston, viii, 282.  
 thanksgiving, 1900, xii, 513.  
 1901, xii, 622.
- for peace between Great Britain, and France and Spain,  
 iii, 207.  
 success of the United States in the Spanish war, xii, 286.
- of the constitution of the council of safety, iii, 612.  
 the crown veto of a divorce bill and a naturalization act,  
 iii, 445.  
 the definitive peace between Great Britain, and France  
 and Spain, iii, 206.  
 preliminary articles of peace between Great Britain, and  
 France and Spain, iii, 188.  
 the Delaware and Maryland boundary, iii, 493.  
 reaffirmed, iii, 510.  
 suspended, iii, 500.  
 the dissolution of the council of safety, iii, 659.  
 the erection of Lackawanna county, ix, 662.  
 the impending invasion of the state by the British, iii, 657.  
 the Mexican war, vii, 104.  
 the new provinces of Quebec, East Florida, West Florida  
 and Grenada, iii, 240.  
 the peace of Aix-la-Chapelle, ii, 96.  
 the recognition of Sieur Holker as consul general of France,  
 iii, 823.  
 traitors, iii, 669, 680, 689, 695, 729, 774, 786, 828, 847.  
 vetoes, ix, 1874, 387.  
 1875, ix, 447.

Proclamation of vetoes, 1876, ix, 508.

1877, ix, 567.

1878, ix, 653.

1879, ix, 732.

1881, ix, 873.

1885, x, 451.

1889, x, 828.

1891, xi, 54.

1893, xi, 358.

1895, xi, 696.

1897, xii, 265.

1899, xii, 493.

1901, xii, 613.

war against Spain, iii, 137.

against the Delawares, ii, 504.

against the Delaware and Shawanese, iii, 290.

on account of death of President McKinley, xii, 620, 621.

death of Ulysses S. Grant, x, 463, 465.

labor disturbances at Williamsport, 1871, ix, 53.

Hazleton labor disturbances, xii, 279.

illicit sale of liquor to indians, ii, 39.

invasion of an armed force from Maryland, i, 568.

war with France, i, 838.

trade with indians, i, 865.

prohibiting boarding foreign vessels except British, ii, 55.

sale of rum to indians, ii, 111.

irregular enlistment of volunteers, viii, 408.

recommending relief to Titusville and Oil City, xi, 88.

suspension of business, etc., during the passage of remains

of Abraham Lincoln through the State, viii, 686.

relating to lands formerly in litigation with Virginia, iv, 43.

revoking extradition of Samuel B. Hartman, viii, 996.

Sinking fund, 1850, vii, 476.

1857, vii, 913.

1859, viii, 169.

1860, viii, 258.

1861, viii, 405.

1863, viii, 504.

1864, viii, 635.

1865, viii, 692.

1866, viii, 739.

1867, viii, 834.

1869, viii, 999.

1870, viii, 1119.

Proclamation, Sinking fund, 1871, ix, 50.

1872, ix, 131.

1873, ix, 280.

1874, ix, 400.

1875, ix, 450.

1876, ix, 522.

1878, ix, 700.

1879, ix, 735.

1880, ix, 749.

1881, ix, 879.

1882, ix, 892.

1883, x, 208.

1884, x, 220.

1885, x, 470.

1886, x, 481.

1887, x, 678.

1888, x, 675.

1889, x, 845.

1890, x, 866.

1892, xi, 166.

1893, xi, 374.

1895, xi, 716.

1896, xi, 729.

soliciting relief for the victims of a hurricane in the Leeward islands, iii, 535.

superseding the agents for the discovery of Nicholson-Baynton property, vi, 548.

Thanksgiving, 1777, iii, 661.

1778, iii, 669.

1779, iii, 744.

1780, iii, 785.

1781, iii, 833.

1782, iii, 858.

1783, iii, 931.

1789, iv, 85.

1812, iv, 772.

1817, iv, 946.

1818, v, 89.

1843, vi, 991.

1845, vii, 56.

1846, vii, 112.

1848, vii, 290.

1849, vii, 366.

1850, vii, 454.



Proclamation, Thanksgiving, 1851, vii, 486

- 1852, vii, 585.
- 1853, vii, 625.
- 1854, vii, 717.
- 1855, vii, 815.
- 1856, vii, 861.
- 1857, vii, 922.
- 1858, viii, 80.
- 1859, viii, 171.
- 1860, viii, 260.
- 1861, viii, 411.
- 1862, viii, 446.
- 1863, viii, 507.
- 1864, viii, 637.
- 1865, viii, 696.
- 1866, viii, 741.
- 1867, viii, 836.
- 1868, viii, 924.
- 1869, viii, 992.
- 1870, viii, 1118.
- 1871, ix, 49.
- 1872, ix, 124.
- 1873, ix, 277.
- 1874, ix, 393.
- 1875, ix, 449.
- 1876, ix, 513.
- 1877, ix, 571.
- 1878, ix, 664.
- 1879, ix, 734.
- 1880, ix, 739.
- 1881, ix, 878.
- 1882, ix, 884.
- 1883, x, 207.
- 1884, x, 212.
- 1885, x, 466.
- 1886, x, 475.
- 1887, x, 643.
- 1888, x, 653.
- 1889, x, 842.
- 1890, x, 861.
- 1891, xi, 72.
- 1892, xi, 95.
- 1893, xi, 371.
- 1894, xi, 391.

- Proclamation to encourage the circulation of the state bills of credit, iii, 807.
- quell disorder in Luzerne and Schuylkill counties, ix, 445.
  - quell the railway riots of 1877, ix, 617, 625.
  - urging Pennsylvanians to enlist only in Pennsylvania regiments, viii, 555.
- Procter, Joshua, yeoman, of New Garden, attainted of treason, iii, 775, 943.
- laborer, of Newtown, attainted of treason, iii, 683, 943.
- Profanity, iv, 918.
- Law against, i, 22.
- Prohibition, Governor Pollock's position on, vii, 783, 792.
- Referendum on, vii, 743.
  - and suffrage amendments to the Constitution, Proclamation of rejection of, x, 836.
- Property, Commissioner of, iii, 339.
- disabilities, in case of John Smith, Veto of removal of, x, 576.
  - disputes not to be taken up by governor and council, i, 114, 122.
  - estates, Relation of state to, iii, 716.
  - Taxation of, iii, 24, 27, 46, 49, 61, 69, 72, 128, 131, 185, 191, 194, 269, 278, 280, 283, 288, 289, 295, 296.
  - of suicide or accidental dead shall descend as if by natural demise, i, 122.
  - rents and quit rents, iii, 212, 338.
  - Security of, i, 113.
  - Title to, i, 40.
  - to be settled by proprietary, i, 114, 122.
  - transfers, Registration of, i, 40.
- Proprietaries accused of causing indian hostilities, ii, 555.
- and indians, ii, 856, 912.
  - Application of, for certain papers, iv, 404.
  - Arrival of John Penn, one of the, i, 542.
  - attitude toward Quaker interference with indian treaties, i, 836, 837.
  - Death of John Penn, i, 901.
  - Desire of Conestogoe indians to have land near them located by the, i, 397.
  - Estates of, Taxation of, ii, 454, 459, 473, 483, 490, 495, 530, 533, 552, 681, 736, 776, 779, 780, 919, 922, 926, 973, 975, 976.
  - Gift of money from, ii, 550, 557.
  - Grant to the late, iv, 176.
  - Instructions of on paper money, ii, 240, 331, 736, 776, 780, 973.
  - Letter of Governor Morris to the, ii, 551, 557.

- Proprietary (see also William Penn) and assembly, Relations of, i, 113.
- claims, iii, 722.
  - Delay in paying money due the, i, 211, 213, 245, 283, 306.
  - Departure of, necessitating early session of assembly, i, 111.
  - Effect of death of upon power of governor, i, 530.
  - Employment by, not a bar to holding public office, i, 107.
  - Estate of, much reduced, i, 111.
  - family (see Penn), ii.
  - Intention of, to surrender government to the crown, i, 319.
  - lands, Squatters upon, i, 684.
  - Money due, i, 103, 105, 211, 213, 245, 283, 306.
  - Objections to communicating with, except through governor.
    - 1, 204, 274.
  - John Penn, 2d, Commissioner to Six Nations, ii, 282, 284.
  - Thomas Penn, ii, 265.
    - Letter to, ii, 448.
  - quit rents, i, 213, 679, 681, 682.
  - Regard of assembly for (1731), i, 492.
  - Reinstatement of, i, 76.
    - reservations, i, 20.
  - rights, i, 262.
    - Letters patents restoring, i, 71.
    - Suggestion to build a house for, i, 105.
  - Proprietors, Illegal seizure of estates of the, iii, 754.
  - Prosecuting attorneys, Veto of act for election of, vii, 220.
  - Prosecutions, Constitution of 1838, on, vi, 516.
  - Protection, Alabama on, vi, 99.
    - Massachusetts on, vi, 85.
    - cf home products, vi, 52.
    - recommended for American manufactures, v, 459, 870, 964.
    - Tariff for, vi, 292; viii, 112, 789, 1156.
  - Prothonotaries, Constitution of 1838 on, vi, 512.
    - ineligible to assembly, council and Congress, iii, 638.
  - Province, Charter of, frontispiece and, i, 3.
    - island indians, Protection of, iii, 263, 264, 265, 266, 269.
    - Sale of, iii, 832.
  - Provisions for the army, Suspension of an act for supplying, iii, 766.
  - Provost Marshal General, Relative to a, viii, 679.
  - Public houses, Letter to magistrates to control the number of, ii, 124.
    - License of (see license), i.
    - to be erected and ordered by governor and council, i, 64.

- Public works (see also canal, railroad) in 1838, Appropriation for, vi, 418.  
 Sale of, vii, 827, 877, 933; viii, 97.  
 1858, viii, 93.  
 Veto of legislation for damages from, ix, 868.
- Pugh, Hugh, of Northampton county, attainted of treason, iii, 670, 690, 942.  
 James, of Northampton, attainted of treason, iii, 670, 690, 942.  
 John, member of Congress, iv, 537, 588.
- Punishment by hard labor encouraged, iii, 644.  
 Capital, viii, 887.
- Purcell, James, Murder by, vi, 339.
- Purviance, Samuel A., member of Congress, vii, 721, 865.
- Putnam, General Israel, iii, 653.
- Pyle, Caleb, of West Marlborough, attainted of treason, iii, 677, 943.
- Pyles, William, mariner, of Philadelphia, attainted of treason, iii, 774, 943.

## Q.

- Quaker assembly's attitude toward defense, ii, 44, 49, 63, 229, 241, 252, 264, 266, 270, 275, 276, 284, 287, 300, 301, 316, 325, 328, 335, 369, 374, 389, 400, 409, 422, 438, 478, 490, 518, 521, 531, 540, 552, 608, 810, 974.  
 attitude toward war (see also military), i, 760.
- Quakers, Regard of prince-regent for, i, 342.  
 and indians, ii, 743, 836, 837.  
 William Penn, 2d, protects, ii, 650.
- Quarantine act, Veto of a, iv, 940.  
 against a threatened epidemic, iv, 383, 386.  
 against German immigrants, ii, 335.  
 against yellow fever, ii, 12.  
 arrangements, iv, 90, 181, 243, 267, 283, 348, 405, 426, 528, 544, 569.  
 board, xii, 10, 99.  
 certain ports on account of epidemic disease, iv, 307.  
 certain West Indian vessels, iv, 284.  
 office, Expenses of, i, 685.  
 on, ii, 308.
- On the need of a proper, i, 767, 769.  
 regulations, On, i, 675.  
 station on the Delaware, xi, 199.  
 removal of, ix, 90.

- Quarry, Col. ,Robert, Action concerning goods seized by revenue officers, i, 90.
- Quartermaster General Henry C. Demming, x, 981.
- Richard S. Edwards, x, 269.
- Hiram H. Fisher, x, 65.
- Walter W. Greenland, x, 990.
- Reuben C. Hale, viii, 369.
- Elisha A. Hancock, ix, 811.
- Samuel W. Hill, x, 548.
- Clarence G. Jackson, ix, 728.
- Albert J. Logan, xi, 526.
- O. E. McClellan, xi, 185.
- Thomas W. Potter, xii, 367, 389, 393.
- James L. Reynolds, viii, 558.
- Quarters for troops, iii, 322, 824.
- Quay, Matthew S., nominated recorder of Philadelphia, ix, 646.
- Nomination for President of the United States, xii, 93.
- Proclamation of election of, as State Treasurer, x, 472.
- Secretary of the Commonwealth, ix, 215, 720.
- Quebec, Province of, formed, iii, 241.
- Quit rents, Proprietary, ii, 683, 973, 975, 976.
- Quorum of assembly, i, 65.
- of council, i, 62.

## R.

- Rahn, George, nominated to bench, vi, 965.
- Railroad, x, 32.
- abuses, xi, 128.
- act, Street, Veto of, xi, 354.
- Allegheny, Request to repeal or modify legislation concerning, viii, 826.
- and canal bill of 1837, On the, vi, 399.
- matters, Veto of a bill relative to claims concerning, vi, 662, 664.
- system in 1841, vi, 826.
- and canal companies in Schuylkill county, Veto of authority for, to purchase stock and bonds of coal, iron, etc., companies, x, 559.
- company, North Branch, vii, 35.
- and mining company, Veto of incorporation of the Buck Ridge, vi, 386, 396.
- 55—Vol. XII—4th Ser.

- Railroad, Veto of the Offerman, vi, 414.
- Baltimore and Ohio from Harrisburg to Pittsburg, vii, 189.
- bridge, Burning of the Cumberland Valley, vi, 1067.
- Burning of a Reading, vi, 912.
- Veto of a supplement to the incorporation of, vi, 653.
- cars and stations, Veto of an act for maintaining peace in, x, 613.
- cases, Veto of extension of jurisdiction in, xi, 265.
- Chambersburg, Greencastle and Hagerstown, viii, 72.
- Cleveland and Pittsburg, Veto of act for fencing, viii, 232.
- Colebrookdale, viii, 829.
- Columbia, vii, 382.
- and Philadelphia, vi, 14.
- companies entering the State, Foreign, xi, 632.
- Payment of guarantees to certain, vii, 78.
- company, Pennsylvania, legislation returned for amendment, ix, 220.
- Saulsbury, ix, 865.
- company's power to advance freight rates on coal, ix, 8.
- consolidations, ix, 85.
- crossings, Veto of prohibition of grade, x, 626.
- Cumberland Valley, fares on, viii, 899.
- discriminations,, xi, 444.
- Erie and Northeast, vii, 886.
- Fayette County, viii, 61.
- Franklin canal and, company, vii, 686, 696, 704.
- freight discrimination, ix, 693, 773.
- Gettysburg, On the, vi, 578.
- Veto of a resolution relative to, vi, 557.
- Harrisburg and Lancaster, Veto of a loan for the, vi, 304.
- in 1832, Pennsylvania canal and, Report on receipts of, vi, 62.
- in Philadelphia, x, 259.
- in Philadelphia streets, Veto of legislation on a, vi, 901.
- interests, x, 715.
- iron manufacturing company, vii, 153.
- law, General, advised, viii, 869.
- legislation, 1855, vii, 736.
- Reform in, x, 260.
- 1887, x, 513.
- Veto of regulation of lateral, x, 357.
- Veto of street, x, 173.
- loan of 1839, On the, vi, 561.
- Milford and Matamoras, viii, 1145; ix, 77.

- Railroad, Nesquehoning Valley, Veto of, viii, 390.  
 Northwestern, Veto of act for sale of, viii, 206.  
 On a conflict between the state and a private, company.  
 vi, 343.
- Pennsylvania, vii, 336; (see also tax, tonnage), viii, 178.  
 from Harrisburg to Pittsburg, vii, 189.  
 tonnage tax, vii, 937.  
 Veto of act relative to, viii, 818.  
 Veto of an act for the relief of certain contractors on the,  
 vi, 787.  
 canal and, Extra session of assembly on account of, v, 835.  
 Veto of an act relative to, v, 831.
- Philadelphia and Columbia, and Allegheny Portage, Veto of  
 a resolution relative to the, vi, 950.  
 and Erie, viii, 452.  
 and Reading, Veto of the appropriation of certain property  
 by the, vii, 231.  
 and Trenton, Act for relief of, viii, 682.
- Pittsburg and Steubenville, viii, 38.  
 Kittanning and Warren, viii, 238.
- Proclamation concerning the Pittsburg, ix, 568, 570.  
 Reading, Incendarism on the, vi, 1033.  
 Richmond and Schuylkill, viii, 212.  
 Right of street, to cross streams, xi, 8.  
 riots, Pittsburg, 1878, ix, 585, 615.  
 Sunbury and Erie, viii, 96, 177, 273, 276, 417, 647.  
 system in 1831, Development of, v, 945.  
 1832, vi, 42.  
 1834, vi, 186.  
 1837, vi, 375.  
 1838, vi, 418, 455.  
 1839, vi, 595.  
 1842, Sale of certain parts of the, vi, 939.  
 of the state, Development of the, v, 970.
- to the Ohio boundary, vii, 703.  
 tonnage tax. See tax, viii.
- Veto of authority for, to buy stock of other corporations, vii,  
 526.
- Bunker Hill and Lafayette, ix, 328.  
 incorporation of Coudersport and Port Allegheny, ix, 365.  
 Minnequa and Canton Passenger, ix, 318.  
 Montour Valley, ix, 330.  
 North and West Branch, ix, 49.  
 Pittsburg and South Side Steam Passenger, ix, 351.

- Railroad, legislation for the Hanover branch, vii, 522.  
 on the Pittsburg and Erie, vii, 537.  
 for Pittsburg and Ormsby, ix, 334.  
 relative to the Saulsbury and Baltimore, ix, 188.  
 North Lebanon, vii, 419.  
 West Chester, Veto of, viii, 217.  
 Philadelphia, Veto of an act to complete, vii, 139.  
 York and Dillsburg, Veto of, viii, 899.
- Railroads and the State, viii, 1146.  
 in 1848, vii, 209.  
 1854, vii, 633, 650.  
 1856, vii, 825.
- On certain, vi, 1014.
- Pennsylvania canals and, Loan for, vi, 42.  
 Veto of an act relative to, vi, 19.
- Portage, vii, 385.
- Sale of State, vii, 827, 877, 933.
- Veto of legislation relating to lateral, viii, 207.  
 reduction of penalties incurred by, vii, 764.
- Railway legislation, vetoed, viii, 1103.  
 Veto of Philadelphia street, legislation, viii, 155.
- Raiment, Law on, i, 22.
- Rain, proclamation of a fast on account of a prolonged absence  
 of, ii, 407.
- Ralston, John, member convention of 1776 for Northampton  
 county, iii, 648.
- Ramsey, Alexander, member of Congress, vi, 916, 1049.  
 Robert, member of Congress, vi, 37, 699.  
 William, member of Congress, v, 774, 898.  
 William S., member of Congress, vi, 438, 699, 703, 811.
- Randall, Samuel J., member of Congress, viii, 443, 640, 743, 929,  
 1114; ix, 121, 396, 519, 703, 745, 889.  
 Samuel, member of Congress, x, 217, 477, 655.  
 portraits of Grow and, x, 912.
- Rangers, Continuing, in pay, iii, 499.  
 Employment of two hundred, iii, 489.
- Rank, William, nominated to the bench, vii, 167.
- Rankin, James, attainted of treason, iii, 943.  
 John, husbandman, of York county, attainted of treason, iii,  
 670, 690, 943.  
 William, late Colonel of militia of York county, attainted of  
 treason, iii, 791, 943.
- Rape by Martin and Henry Loyer, John Lupton and George  
 Newton, v, 341.  
 of Mary Kidman, vi, 341.



- Raritan canal, Delaware and, v, 610.
- Rations for the army, Suspension of an act for supplying, iii, 766.  
for the army, Washington's call for beef, iii, 663, 664.  
of the provincial fleet, iii, 571.
- Ray, Joseph W., member of Congress, x, 657.
- Rea, John, member of Congress, iv, 537, 588, 666, 813.
- Read, Almon H., member of Congress, vi, 891, 915, 1050.  
nominated to the bench, vi, 565.
- Captain John, temporary commander of the provincial fleet, iii, 601.  
commissary, barrack-master, and clerk of the check at Fort Island, iii, 594.
- John M., judge of Supreme Court, viii, 82.  
Death of, ix, 4, 36.
- Louis W., nominated surgeon general, ix, 443, 506, 728.  
Surgeon General, x, 37, 547, 974.
- Reading, John R., member of Congress, viii, 930.  
Masonic Hall Association, viii, 831.  
Letter from Governor Morris at, ii, 566, 567.  
property, Veto of appropriation of certain, by the P. & R. railroad, vii, 231.  
Taxation of loans to city of, viii, 960.  
Veto of auction legislation for, ix, 361.
- Real estate title legislation, vii, 802, 804.  
Veto of act relating to the sale of, viii, 703.  
act, Veto of a, xii, 577.  
agents, Veto of relief of, from the sinking fund act, xi, 626.  
brokerage corporations, Veto of act for, xi, 644.  
legislation against foreign corporations, Veto of, x, 374.  
of insolvent debtors, Veto of an act on, xii, 51.  
rights, Veto of authority for separated husband and wife to have separate, x, 91.  
Veto of act making various taxes first lien upon, xii, 148, 449.  
Veto of legislation for perfecting conveyances of, under sales made by executors and trustees, ix, 384.
- Rebellion, Appointment of officers in Pennsylvania Reserve in the, viii, 473.  
Beginnings of the, viii, 286, 331, 339, 340, 343, 346, 354, 356, 363, 370, 371, 380, 419.  
claims, Veto of certain, viii, 629.  
claims, ix, 805.

- Rebellion, Comments on the, viii, 779.  
   Congratulatory address upon the close of the, viii, 691.  
   Consequences of, viii, 750.  
     in 1867, viii, 794.  
   damages, viii, 561.  
   Fall of Richmond, capital of the, viii, 685.  
   History of the State in the, viii, 858, 1018.  
   Initial conduct of the State with regard to, viii, 371.  
   John Brown's raid, viii, 193, 197.  
   More men to suppress the, viii, 654.  
     troops for war of, viii, 380, 441.  
   Payment of volunteers in the, viii, 648.  
   Pennsylvania soldiers in the, viii, 662.  
     traitors in, viii, 492.  
   Proclamation calling for men to suppress, viii, 508.  
     for more men to suppress, viii, 588, 592, 593.  
   raids, Damages by, viii, 950.  
   State in the war of the, viii, 419, 455, 545, 714.  
     from 1861 to 1863, viii, 498.  
     in 1864, viii, 596.  
     quota of soldiers in the, viii, 667.  
   Summons for the legislature to act on the, viii, 370.  
   Veto of monument of first engagement on free soil in the, x,  
     600.
- Recognizances, Forfeited, Veto of act relative to, vi, 941.
- Reconstruction, viii, 1001.  
   Registry law, viii, 946.
- Recorder of Philadelphia, Veto of an act to prevent the, from  
   practicing law, iv, 602.
- Recorders of cities, Veto of further legislation for, x, 96.
- Recorder's office, x, 20.
- Records, correctness of, i, 114.
- Recruiting services, Veto of payment of Ira Mitchell for, ix,  
   346.
- Recruits for the army, Deficiency of, iii, 822.
- Redick, David, Biographical note, iv, 52.  
   member constitutional convention of 1790, iv, 135.  
   John, claims redress for being dispossessed by Lord Balti-  
   more, iii, 336.
- Reed, Adam, Magistrate of Lancaster county, iii, 273, 354.  
   Charles M., member of Congress, vi, 916.  
   George Edward, State Librarian, xii, 393.  
   Henry Van, nominated to the bench, ix, 438.  
   James, magistrate of Bucks county, iii, 273.

- Reed, Joseph, Biographical sketch of, iii, 707.  
 Nathaniel, Murder of, iv, 878.  
 Robert R., member of Congress, vii, 289.  
 Thomas, member of assembly, iii, 936.
- Reeder, Frank, Brigadier General, ix, 813.  
 Secretary of the Commonwealth, xi, 518.  
 Howard J., nominated Fishery Commissioner, ix, 560.  
 nominated to the bench, ix, 813.  
 elected to Supreme bench, xi, 714.
- Reef, John, Murder by, vi, 275.
- Referee legislation, Veto of, x, 121.
- Reform legislation, Veto of, x, 390, 410.  
 school trustees, x, 114, 300, 522, 550, 551, 571, 942, 954.  
 Morganza, managers, xi, 254, 577.  
 trustees, Morganza, xii, 12, 75, 82, 91, 358, 388, 395.  
 Pennsylvania, ix, 652, 727, 907, 932.
- Reformatory, Huntingdon, ix, 801, 903, 933.  
 Managers of, x, 273, 743, 944, 1024.  
 1895, xi, 190, 437, 470, 521, 525; xii, 5, 55, 358, 388, 397.  
 institutions, Penal and, 1891,, x, 915.  
 Proclamation of, x, 748.  
 Veto of legislation on, x, 1088.
- Refuge, House of, vii, 664, 749, 882, 949.
- Register act, Veto of a deputy, x, 1063.  
 Daniel, carpenter, of Edgmont, attainted of treason, iii, 683, 943.  
 general, Veto of an act to alter the mode of appointing the, iv, 560.
- Registration, Compulsory, x, 964.  
 of property transfers, i, 40.
- Regular troops, Need of, ii, 512.
- Reid, John, of Tinicum, a military officer in the British service, attainted of treason, iii, 786, 943.  
 Lieutenant Colonel, iii, 300.
- Reine, George, miller, of Earle, attainted of treason, iii, 670, 690, 943.  
 John, husbandman, of Lancaster county, attainted of treason, iii, 670, 690, 943.
- Reiley, Richard, member of committee of safety, iii, 548.
- Reilly, James B., member of Congress, ix, 397, 520; x, 656, 863; xi, 98.  
 John, member of Congress, ix, 398.
- Reilly, Wilson, member of Congress, vii, 865.

- Reily, Luther, member of Congress, vi, 278.  
 nominated asylum trustee, vii, 462, 499.
- Relief notes, vii, 127, 374, 927, 928.  
 Cancellation of, vii, 33, 740, 916.  
 . in 1848, vii, 199.  
 in 1854, vii, 654.  
 of needy colonists, ii, 585.  
 to sufferers from fire at Savannah, v, 249.
- Religious belief not a bar to holding office, iv, 128.  
 societies, Constitution of 1838 on, vi, 514.  
 encouraged, iii, 645.
- Rents and quit rents, iii, 212.  
 Proprietary quit, iii, 338.  
 Quitt, Discussion on, i, 213, 679, 681, 682.  
 Proprietary, ii, 683, 973, 975, 976.  
 receivable by sheriffs, i, 106.
- Replevins, Law for, i, 22.
- Representatives, Approval of act of apportionment of, vii, 444.  
 free from arrest, Constitution of 1838 makes, vi, 502.  
 House of, iii, 633 .  
 Constitution of 1838 on, vi, 499.  
 in the legislature, iv, 115, 132.  
 ineligible to other offices, Constitution of 1838 makes, vi, 502.  
 Veto of act of apportionment of, vii, 422.
- Reserve corps, On the, viii, 562.  
 Officers of Pennsylvania, viii, 473, 489.
- Resignation of Governor Johnston from the State Senate, vii,  
 338.  
 of Governor Shunk, vii, 275.  
 Proclamation of election to fill vacancy from, vii, 283.  
 of Senator James Buchanan, vii, 27.
- Resources of the State, viii, 788.
- Revenue act, Veto of, vi, 793.  
 and taxation, 1891, x, 879.  
 Collection of customs, i, 95.  
 commission, x, 686, 967.  
 for payment of office-holders, i, 165.  
 legislation recommended, iv, 7.  
 of 1823, Report on, v, 480.  
 of the state, On raising the, v, 879.  
 officers, Disposition of certain goods seized by, i, 89.  
 laws, Approval of amendments to, viii, 733.  
 commissioners, 1845, Report of, vii, 28.  
 Final report of, vii, 904.

- Revenue, 1848, Report of, vii, 255.  
 Commissioners on, viii, 437.  
 laws of 1849, vii, 327.  
 of 1849, vii, 327.  
 of the State, 1845-1848, vii, 310.  
   1847, vii, 123.  
   1855, vii, 725.  
   1856, vi, 817.  
   1857, vii, 867.  
   1858, vii, 925.  
 revision, viii, 522.  
 revision urged, vii, 379.
- Revenues, 1895-6, xi, 738.  
 of the state (see also Finances), iii, 991, 1014; x, 33.  
   1899, xii, 294.
- Request for help in collecting proprietary, i, 103.
- Revolution, see Cowpens, Yorktown, ix.  
 Army of the, iii, 780.  
 End of war of, iii, 894.  
 Pensioners of the war of the, v, 294.  
 Pensions for veterans of the, vi, 12.  
 Proclamation of the definite termination of the war of, iii, 954.  
   of the end of the, iii, 885.
- 1780, Progress of the war of, iii, 752.  
 Returns requested of damages done by the, iii, 851.  
 Sick and wounded soldiers of the, iii, 860.
- Revolutionary pensioners, iv, 11, 26, 30, 37, 72, 74, 84, 90.  
 war, Call for corps of cavalry, iii, 814.  
 Conduct of the, iii, 740.  
 Exhortation accompanying a resolution of the British parliament on the differences which culminated in the, iii, 513.  
 in the Carolinas, iii, 831.  
 On the differences which afterwards culminated in the, iii, 505.  
 Representations of the committee of safety upon the needs of the state in view of the opening of the, iii, 57.
- Reyburn, John E., member of Congress, x, 849, 863; xi, 98, 394.
- Reynolds, James L., Quarter Master General, viii, 558.  
 Letter from, viii, 576.  
 monument, viii, 858.  
 John, Governor of Illinois, Letter from, vi, 67.

- Reynolds, William C., nominated to the bench, vi, 744.
- Rhodden, William, mariner, of Southwark, attainted of treason, iii, 729, 943.
- Rhode Island claim for share of funds from crown, iii, 268.  
     the admission of Texas into the Union, vi, 409.  
     resolutions on naturalization, vii, 805.
- Rice, Charles E., elected to Supreme bench, xi, 714.  
     John, Captain of the armed boat convention, iii, 619.  
     member of assembly, iii, 936.
- Richards, Jacob, member of Congress, iv, 537, 588.  
     John, member of Congress, iv, 330.  
     Matthias, member of Congress, iv, 588, 666.  
     nominated to the bench, vi, 749.  
     William, ships' husband of the fleet, iii, 598.
- Richardson, Edward, proclaimed an outlaw, iii, 925.  
     Jacob, of Upper Merion, attainted of treason, carpenter, iii, 677, 943.  
     Joseph, counterfeiter, iii, 443.  
     Samuel, Order for election of member of council in place of, i, 132.  
     Removal from council for contumacy, i, 132.
- Richmond, Hiram L., member of Congress, ix, 122.  
     Nelson, nominated to the bench, vii, 92.  
     and Schuylkill Railroad Company, viii, 212.
- Rickey, Alexander, laborer, of Lower Makefield, attainted of treason, iii, 682, 943.
- Riddle, James, tavern-keeper, of Philadelphia, attainted of treason, iii, 676, 943.  
     John S., inspector of rifle practice, ix, 728.
- Rife, John W., member of Congress, x, 656, 863 .
- Right of way across lands belonging to schools, colleges, etc.,  
     Veto of act to prevent, x, 301.
- Rights, Declaration of, iii, 629.  
     1790, iv, 127.
- Riot act, Suggested revival of, iii, 527.  
     among the soldiery, iii, 905.  
     in Philadelphia, iv, 22.  
     Proper court to try a case of, i, 818.  
     Suppression of, i, 460.
- Riotous demonstrations (1715), i, 328.
- Riots, Election, vi, 184.  
     in Philadelphia, vi, 1064.  
     in Washington and Allegheny counties, Whiskey, iv, 287, 288.  
     Pittsburg railroad, 1878, ix, 585, 615.

- Riots, Proclamation concerning the Pittsburg, ix, 568, 570.
- Ripple, Ezra H., Commissary General, xi, 555.
- Rishel lunacy case, vii, 711.
- Ritchie, David, member of Congress, vii, 589, 721, 865.
- Ritner, Joseph, Biographical sketch, vi, 249.
- Death of, viii, 1033.
- Proclamation of election and continuing officials, vi, 252.
- Inaugural address, vi, 254.
- Riotous demonstrations consequent upon failure of re-election, vi, 444, 486, 493, 587.
- Rittenhouse, David, Elizabeth Sergeant and Esther Waters, executrices of, iv, 678, 691, 712.
- calculates longitude, iii, 458.
- chairman of the council of safety, iii, 610, 611.
- commissioner on Virginia boundary line, iii, 747, 806.
- member convention of 1776 for Philadelphia, iii, 647.
- member council of safety, iii, 613, 614.
- Ritter, John, member of Congress, vi, 915, 1048.
- Ritz, Charles, nominated to the bench, vii, 152.
- River, Allegheny, Obstructions in the, v, 296.
- Bridge over Kiskiminetas, vi, 1078.
- Delaware, Fisheries in the, vi, 79.
- Navigation of the, iv, 187; v, 11.
- New Jersey legislature on the, v, 63, 237.
- on a bridge across the, v, 416.
- on obstructing the, iv, 937.
- On obstructing the, iv, 874.
- Obstructions in the, vi, 3, 51, 70, 208.
- Veto of a bill to maintain the winter navigation of, vi, 668.
- Juniata to Pittsburg, Canal from the, v, 616.
- Ohio, Indiana on improving the, v, 925.
- Navigation of the, Ohio legislature on, iv, 932.
- Navigation of the, v, 108, 167, 210; viii, 552.
- Obstructive bridge over, at Wheeling, vii, 394.
- Potomac, On a survey of the, v, 432.
- Schuylkill in 1825, Navigation of the, v, 590.
- Lock navigation in the, vii, 100.
- Susquehanna, Bridge over the, v, 412, 497.
- Canal connecting Baltimore with the, v, 447, 522.
- Chain of boat navigation from, to Lake Ontario, v, 57.
- Concerning an obstruction to the, vi, 18, 780.
- Improvement of the, v, 668.
- Maryland commission on the navigation of the, iv, 927.
- Maryland on obstructions in the, v, 932, 942.

- River, Susquehanna, Navigation of the, v, 321, 591.  
Obstruction of, at Conewago Falls, v, 162.  
to Pittsburg, Canal from, v, 616.  
Tioga, Canal uniting Seneca lake and, v, 57.
- Rivers, Exploration of the head waters of the principal, iv, 98, 105.
- Improvement of, v, 384.  
Improving the navigation of, iv, 173.  
Improvement of, iv, 470, 556, 731, 750, 786, 822, 892, 916.  
Navigation of, iv, 73; v, 98, 157.  
On horse racks in, i, 551.
- Schuylkill, Delaware, Susquehanna and Juniata rivers, Navigation of, iv, 58, 92, 98.  
Survey of western, iv, 96, 152, 163.  
Veto of a bill authorizing dams across, iv, 521.
- Roach, Garret, Murder by, v, 895.
- Road (see also highway, turnpike), act for Fayette county, Veto of special, xii, 122.  
and path, Legislation for Mount Washington, viii, 889.  
between the Frankstown branch of the Juniata and the Conemaugh, iv, 106, 167.  
Bicycle, Veto of, xii, 177.  
bill, Veto of a, vi, 566; xi, 308.  
On the Cumberland, vi, 218.  
commissioners, Letter to, ii, 417.  
of the national, xii, 90.  
Cumberland, xii, 368, 389, 394.  
Defense of New Ohio, ii, 410.  
from Shippensburg to intercept the route of the army from Wills Creek to Fort Du Quesne, ii, 360.  
Johnstown and Scalp Level, viii, 146.  
juries in Pennsylvania, viii, 911.  
jurisdiction of courts over turnpike and plank, companies, viii, 700.  
law commission, 1891, x, 916.  
legislation for Berks county, vii, 854.  
for Luzerne county, vii, 678.  
for Wayne county, vii, 847.  
for Franklin county, Veto of special, xi, 636.  
for Fulton county, Veto of special, x, 311.  
Veto of special for Berks county, ix, 826.  
Veto of special for Schuylkill county, ix, 189.
- New Alexandria and Pittsburg turnpike, v, 485, 560 .  
opening, Veto of damage legislation for John Hoffner, ix, 263.



- Road, special legislation closing a, viii, 78.  
 to keep a railway off a public, viii, 38.
- State, Commissioners appointed to lay out a, v, 744.  
 in Berks county, Veto of a, viii, 224.  
 in Chester county, viii, 79.
- stock, Veto of authority for certain townships to subscribe  
 for turnpike, viii, 914.
- supervisors, Veto of act relative to, x, 1025.
- Susquehanna and Waterford turnpike, v, 176, 250, 252.
- Veto of a bill for vacating and creating a, iii, 429.  
 a Milesburg and Sanderson's Mill, vi, 1020.  
 Milesburg and Smethport turnpike, vi, 660.  
 a York county, viii, 127.
- etc., Veto of repeal of legislation relative to Edgemont great,  
 x, 1061.  
 Virginia, from Middlebourn to Green county, Pennsylvania,  
 v, 950.
- Roads, 1888, x, 707.  
 1893, xi, 182.  
 1895, xi, 451.  
 1897, xi, 774.
- department of, Veto of, xi, 214.
- Development of, in the State, iv, 195.
- from Cumberland county to Pittsburg, iv, 66.
- from Middle Ferry on the Schuylkill to Lancaster, iv, 221.
- highways and bridges, Act relating to, viii, 664.
- Need of funds for completing, ii, 409.
- of the state, v, 98, 158, 228, 283, 286, 388, 454, 996.
- on frontier of Cumberland county, ii, 829.
- On making, in the state, iv, 249, 259, 285, 423, 428, 470, 529, 591,  
 608, 731, 750, 786, 892, 916.
- Repair and improvement of, iv, 6, 84, 152, 175, 217, 224.
- State, iv, 73, 237.
- Survey of, iv, 152.
- to the Ohio, ii, 358, 360.
- toll, Veto of authority for abandonment of, x, 310.
- United States turnpike, iv, 591.
- Veto of act limiting size of stone in macadamized, xi, 623.  
 and highways, i, 106.  
 Control over, i, 31, 48.  
 and streets, Veto of act requiring vehicles to turn to the  
 right on, xii, 120.

- Robber and murderer of Andrew Garrett, Reward for the, iv, 778.
- John Swenck, iv, 674.
- Robberies in Philadelphia, iii, 320.
- Robbers attainted of outlawry, iii, 924.
- Filatio Russell, Solomon Price and Adam Stoops, iii, 223.
- Highway, near Philadelphia, iii, 221.
- in Chester and Bucks county, iii, 848.
- of collectors in Bucks county, iii, 888, 890.
- Peter Audrain of Bucks county, iii, 1032.
- the Iodans, tax-collectors, iv, 34.
- the treasurer of Bucks county, iii, 830, 835.
- the treasurer of Philadelphia, Chester and Bucks counties, iii, 883.
- Thomas Leaming and Elizabeth Houston, iii, 964.
- Philadelphia bank, Reward for, vi, 161.
- Reward for highway, iii, 239.
- Robbery of David Lewis and John McClelland, v, 218.
- of tax collectors in Fayette county, iii, 969.
- the southern post, iii, 845.
- Robbins, Edward E., Commissary General, xii, 392.
- member of Congress, xi, 724.
- John, member of Congress, ix, 397.
- John, Jr., member of Congress, vii, 288, 456, 588.
- Roberdeau, General Daniel, Letter to, iii, 610.
- member of the committee of safety, iii, 548.
- Robert, chairman of a public meeting to demand independence, iii, 546.
- Roberts, Anthony E., member of Congress, vii, 720, 864.
- E. W., nominated asylum trustee, vii, 462.
- John, blacksmith, of Upper Dublin, attainted of treason, iii, 677, 943.
- laborer, of Horsham, attainted of treason, iii, 677, 943.
- milier, of Lower Merion, attainted of treason, iii, 670, 690, 943.
- nominated asylum trustee, vii, 499.
- Jonathan, member of Congress, iv, 727.
- Nathan, yeoman, of Bristol, attainted of treason, iii, 729, 943.
- Owen, sawmill-man, of Northampton county, attainted of treason, iii, 670, 690, 943.
- R. Biddle, State Agent, Report of, viii, 531.
- Robeson, John, cordwainer, of Whitpaine, attainted of treason, iii, 729, 943.
- Jonathan, miller, of White Marsh, attainted of treason, iii, 677, 943.

- Robeson, Peter, miller, of White Marsh, attainted of treason, iii  
677, 943.
- Robinson, Captain Andrew, iii, 263.  
 John B., member of Congress, x, 863; xi, 394.  
 Moncure, Canal engineer, Letter from, vi, 15.  
 Robert, robbed in Bucks county, iii, 890.  
 Thomas, Superintendent of Public Printing, xi, 567; xii, 111.
- Robison, David F., member of Congress, vii, 721.
- Rodgers, John, laborer, of Plumstead, attainted of treason, iii,  
681, 943.
- Rodman, William, member of Congress, iv, 727.
- Rogers, John J., Judge Advocate General, x, 37, 547, 973.  
 Molton C., appointed Secretary of the Commonwealth, v, 496.  
 justice of the supreme court, Memorial from, vi, 153.  
 nominated to the bench, vi, 870.  
 Resignation as Secretary of the Commonwealth, v, 615.  
 Thomas, member of Congress, v, 83, 92, 222, 375.
- Roker, Thomas, merchant, of Philadelphia, attainted of treason,  
iii, 676, 943.
- Romich, Joseph, yeoman, of Northampton county, attainted of  
treason, iii, 677, 943.
- Rooks, John L., nominated to the bench, vi, 886.
- Rosborough, John, counterfeiter and incendiary, iii, 757.
- Ross, Alexander, yeoman, of Pitt, iii, 787, 943.  
 George, Biographical note, iv, 57.  
 member committee of safety, iii, 548.
- James, member constitutional convention of 1790, iv, 135.  
 member of Congress, v, 83.  
 nominated to the bench, vii, 459.
- John, justice of the Supreme Court, Memorial from, vi, 153.  
 member of Congress, iv, 666, 867, 910.  
 muster-master of the fleet, iii, 576.
- Malcolm, of Philadelphia, attainted of treason, iii, 676, 943.
- Perrin, nominated to the bench, vi, 951.
- Sobieski, member of Congress, ix, 122, 398.  
 nominated to the bench, vii, 465.
- Thomas, member of Congress, vii, 288, 456.
- William, cordwainer, of Philadelphia, iii, 695, 943.  
 Sub-Lieutenant of Lancaster county, iii, 616.
- Rothermel, P. F., Letter from, ix, 99.
- Rox, John, Murder by, vi, 350.
- Roys, Harvey, nominated to the bench, vii, 26.
- Ruby, Henry, nominated to the bench, vii, 167.
- Ruckman, John, nominated to the bench, vi, 960; vii, 245.

- Rue, Richard, member of Assembly, iii, 936.
- Ruggles, General George D., Letter from, viii, 489.
- Ruhe, John F., nominated to the bench, vii, 354.
- Rum and indians, i, 332, 433, 468, 576, 580, 854, 865; iii, 30.  
     Duty upon, ii, 961.  
     Excise upon, ii, 633, 737; iii, 342.
- Rundel, Daniel, merchant, of Philadelphia, attainted of treason,  
     iii, 774, 943.
- Rush, Jacob, member of Assembly, iii, 936.
- Russel, Matthew, yeoman, of Wioming, attainted of treason, iii,  
     696, 943.
- Samuel R., nominated to the bench, vii, 459.  
     member of Congress, vii, 589.
- Russell, A. L., Adjutant General, viii, 437, 1071.  
     Letter from, viii, 577.
- Alexander L., Secretary of the Commonwealth, vii, 416.
- Andrew F., nominated asylum trustee, ix, 558, 800.
- Filatio, burglar, v, 223.
- James M., member of Congress, vi, 815.
- Russia, Famine in, xi, 81, 83.
- Rutherford, William W., nominated asylum trustee, vii, 462,  
     499; viii, 1102.
- Ryan, John, nominated to the bench, vi, 888.
- Rymel, John, husbandman, of Mount Bethel, attainted of trea-  
     son, iii, 684, 943.
- Ryon, John W., member of Congress, ix, 704.

## S.

- Sabbath observance, vii, 344.  
     act, Veto of, xi, 333.
- Saeger, Joseph, nominated to the bench, vi, 486.
- Safety, Committee of, iii, 545.  
     Council of, iii, 546, 610.  
     Dissolution of, iii, 659.
- Sailors, Articles for the government of the, of the provincial  
     fleet, iii, 565.  
     pay of, iii, 571.
- Relief for certain East Indian, iv, 7.  
     soldiers and marines and their widows and orphans, Veto of  
     pensions for, xii, 589.
- St. Clair, Arthur, Thanks for aid, iv, 811.

- St. Clair, Arthur, Prothonotary of Westmoreland county, Instructions for conduct during the Virginia disturbances, iii, 481, 488.
- Sir John, Deputy Quatermaster General, Letter to, ii, 356, 357, 360, 363.
- Memorial of, ii, 829.
- Veto of special legislation for, xii, 92.
- Salaries of Assembly, council and Governor, i, 165.
- of provincial officials, iii, 340.
- Official, too low, viii, 517.
- for county officers, ix, 488.
- State, x, 22.
- Salary legislation for county officers, Veto of, x, 312.
- Sales (see also sheriffs) and mortgages, Veto of act relative to judicial, xii, 568.
- Salesmen, Travelling, Tax on, xi, 215.
- Sample, Thomas G., Superintendent of Public Printing, xii, 390.
- Sanderson, Francis, late of Baltimore; attainted of treason, iii, 670, 690, 943.
- George, Jr., inspector of rifle practice, x, 37.
- Sanitation and health, 1899, xii, 314.
- Sartwell, Solomon, Jr., nominated to the bench, vi, 742.
- Sasquehannah, see Susquehanna, ii.
- Sasquehannah indians, iii, 11, 27, 251, 368.
- Sassconan, Indian chief, Speech to, i, 329, 331, 447, 484, 672, 744.
- Saunders, Isaac, justice of the peace of Lancaster county, iii, 354.
- Saur, Christopher, the elder, printer, of Germantown, attainted of treason, iii, 676, 944.
- the younger, printer, of Germantown, attainted of treason, iii, 676, 944.
- Peter, printer, of Germantown, attainted of treason, iii, 681, 944.
- Savannah, Georgia, Recommendation of relief for sufferers from a fire at, iv, 376.
- Transmittal of letter of thanks from the mayor of, iv, 378.
- Relief to sufferers from the fire at, v, 249.
- Savings institution, Harrisburg mechanics, vii, 580.
- Saxe, Marshal, quoted in support of the use of pikes, iii, 564.
- Say, Dr. Benjamin, member of Congress, iv, 666.
- Sayre, William A., member of Congress, xi, 99.
- Scales, weights and measures, Veto of inspectors of, xii, 592.
- Scalps, Recommendation of a reward for, ii, 870.
- Reward for indian, ii, 597.

- Scanlan, Dennis, highway robber, iii, 328.
- Scandals, Punishment for, i, 42.
- Scantling, Hugh, Murder by, v, 834.
- Scarrodoy, Six Nations indian chief, ii, 486, 520, 524, 590, 598.
- Schaeffer, Nathan C., Superintendent of Public Instruction, xi, 227.
- Schall, John W., Brigadier General, xi, 470.
- Schell, George, nominated to the bench, vi, 886.
- Schlosser, George, member convention of 1776 for Philadelphia, iii, 647.
- Schnabel, George, nominated to the bench, vi, 677.
- School (see also Harrisburg Female Seminary, viii),  
 reform, reformatory, attendance 1884, x, 242.  
 (see also nautical reform, xii.)  
 bill Veto of Wattsburg, viii, 145.  
 books, Need of proper, vi, 637.  
 buildings, ix, 549.  
 Veto of appropriation to re-erect, burned at Milton, ix, 862.  
 children, Transportation of, xii, 100.  
 Common, completed, vii, 330.  
 compulsory, Veto of, x, 1090.  
 directors, of right of eminent domain, Veto of extension to, viii, 46.  
 to levy a bounty tax, Veto of authority for, viii, 962.  
 Veto of compensation of, in electing county superintendents, xi, 232.  
 district in Somerset county, Veto of an independent, vii, 598.  
 legislation, Veto of certain, vii, 526.  
 Special legislation for a, Fayette county, xi, 611.  
 Special legislation for a, Lycoming county, xi, 612.  
 Veto of erection of independent, out of parts of two townships in separate counties, viii, 130.  
 districts in Greene county, separate, Veto of, vii, 603.  
 Veto of an act making competent jurors and witnesses of inhabitants of, vi, 784.  
 houses for worship, Veto of authority to use, xii, 70.  
 Veto of prohibition of steam factories adjacent to, ix, 267.  
 legislation, Veto of special for Somerset, x, 1066.  
 Morganza reform, Managers, x, 783.  
 property, Taxation of Merkleville, viii, 132.  
 Veto of sale of certain, iii, 983.  
 Veto of authority for Boards of education to sell, x, 1056.  
 Veto of authority for directors to sell, xi, 235.  
 purposes, Extension of limits of Beallsville for, viii, 222.  
 Veto of use of public burial places for, x, 1063.

- School system, iii, 735.  
  Establishment of the common, vi, 188.  
    in 1824, v, 550.  
    in 1829, v, 872.  
    in 1830, v, 905.  
    1846, vii, 75.  
    1855, vii, 744.  
    1856, vii, 832.  
    1857, vii, 879.  
    1858, vii, 945.  
    1859, viii, 99.  
  Lancasterian, v, 288.  
  tax legislation for cities, Veto of, x, 153.  
    Washington county, xi, 604.  
  training, for the feeble-minded, Veto of appropriation for,  
    x, 634.  
  tuition act, Veto of, xii, 576.  
  Veto of appropriation for Berean manual training, xii, 600.  
Schools, colleges, etc., Veto of act to prevent right of way  
  across lands belonging to, x, 301.  
Constitutional provision for, iii, 645; iv, 127.  
County superintendent of, vii, 745, 880; viii, 185.  
Education and, 1877, ix, 534.  
  1878, ix, 584.  
  1883, ix, 900.  
Free, v, 95; vi, 125.  
Further legislation for, vii, 389.  
in 1835, Common, vi, 236.  
in 1836, Common, vi, 293.  
in 1837, Common, vi, 372.  
in 1838, Common, vi, 453, 482.  
in 1841, Common, vi, 845.  
in 1844, Common, vi, 1068.  
in 1860, viii, 182.  
1861, viii, 278.  
1865, viii, 657.  
1866, viii, 756.  
1867, viii, 784.  
1868, viii, 850.  
1869, viii, 940.  
1870, viii, 1011, 1135.  
1872, ix, 77.  
1873, ix, 154.  
1874, ix, 291.

- Schools, Colleges, etc., 1875, ix, 407, 457.  
 1888, x, 695.  
 1891, x, 886.  
 1893, xi, 147.  
 1895, xi, 422.  
 1897, xi, 743.  
 1899, xii, 298.  
 1900, xii, 540.  
 in Pittsburg and Allegheny, Veto of assistant superintendent of, xi, 237.  
 in the State, iv, 322, 462, 570, 733, 749, 786, 891, 953.  
 Military instruction in, viii, 433.  
 Naval, see also nautical, ix, 412.  
 Normal, vii, 833, 881; viii, 101, 164, 184, 279; ix, 459, 759.  
 1891, x, 887.  
 established, vii, 946.  
 of Allentown, Veto of act excluding children under six from, viii, 240.  
 Philadelphia public, vii, 836.  
 Public, i, 48.  
 Constitution of 1838 on, vi, 514.  
 James P. Wickersham, State Superintendent, ix, 106.  
 Reform, 1881, ix, 759.  
 1883, ix, 907.  
 salary act, Veto of county superintendent of, xii, 428.  
 Soldier's orphan, 1899, xii, 321.  
 Orphans, viii, 942, 1013.  
 State Superintendent of Common, Thomas H. Burrowes, viii, 230.  
 Charles R. Coburn, viii, 495.  
 Henry C. Hickok, vii, 905.  
 James P. Wickersham, viii, 765, 985.  
 Incompetency of, x, 507.  
 Superintendent of, Establishment of office of, recommended, vi, 453, 846.  
 Veto of appropriation to master builders. mechanical trade, xii, 433.  
 appropriation for, 1899, xii, 478.  
 supervisory principals of, xii, 67.  
 Veto of compulsory physical education in, xi, 233.  
 Veto of uniting public, of Carmichaels with Greene Academy, viii, 117.  
 Schoolship, Nautical, x, 769, 890, 1017.  
 Schooner, French, Repairs to a, ii, 196, 199.  
 Schriener, Jacob, directed to arrest Joseph Atkinson, iii, 652.



- Schuck, S. B., nominated to the bench, ix, 650.
- Schuykill arsenal, Taxation of, vi, 553.
- United States desires jurisdiction over, vi, 143, 689.
- county clerk of court's fees, viii, 1072.
- Criminal court for, viii, 921.
- Veto of act relative to treasurer of, viii, 676.
- Veto of authority for railroads and canal companies in, x.
- Ferry, on the, i, 319.
- Haven Bank, vii, 909.
- in 1825, Navigation of the, v, 590.
- Lock navigation on the, vii, 100.
- Manufacturing Company, Veto of, ix, 251.
- Railroad Company, Richmond and, viii, 212.
- river, Navigation of, iv, 58, 92, 98.
- to purchase stock and bonds of coal, iron, etc., companies, x, 559.
- Veto of refund of cattle drovers' taxes in, x, 1039.
- Schwartz, John, member of Congress, viii, 85, 266.
- Sciences, Useful, to be encouraged, i, 64.
- Scotfield, Glenni W., viii, 444, 642, 744, 931, 1116.
- member of Congress, ix, 120.
- Scotland, Famine in 1847, vii, 168.
- Rebellion in, i, 882, 894, 896.
- Scott, A. M., Governor of Mississippi, Letter from, vi, 106.
- Abraham, member of Assembly, iii, 936.
- David, member of Congress, iv, 910, 948.
- John, member of Congress, v, 774.
- nominated asylum trustee, ix, 507.
- nominated manager Western Pennsylvania Hospital, ix, 641.
- Thomas, member of Congress, iv, 69, 228.
- William F., nominated to the bench, ix, 699.
- L., member of Congress, x, 219, 479.
- Legion burial vault, Veto of appropriation for enlargement of, x, 411.
- Veto of acts for monuments to Garfield, McClellan, Jennie Wade and, x, 599.
- Scottdale, Mine disaster near, x, 975.
- Scranton, East, Improvement Company, vetoed, viii, 225.
- George W., member of Congress, viii, 85, 263, 400.
- Joseph A., member of Congress, ix, 746; x, 218, 656; xi, 98, 394.
- local currency, viii, 20.
- Silk Company, Veto of, ix, 233.
- Veto of legislation for the Miners Savings Bank of, ix, 248.

- Scranton, Veto of the Home for the Friendless in, ix, 236.
- Scull, Edward, member of Congress, x, 478, 657, 864.
- Seal, Allowance to keeper of great, iii, 341.
- Great, of 1854, First appearance, vii, 717.
- Lesser, vii, 596.
- of the Commonwealth, v, 383.
- of the laws, iii, 636.
- of the State, Constitution of 1838 on, vi, 512.
- of the State kept by council, iii, 640.
- to authenticate papers during recess of Assembly, Need of a, vi, 480.
- Sealer of weights and measures, Veto of detachment of appointment of, from Governor, viii, 987.
- Sealers of weights and measures, ix, 853; x, 22.
- Seamen, Impressing French, iii, 717.
- Searle, John, commissioner for a foreign loan, iii, 768.
- Secession of South Carolina, viii, 286.
- Right of, viii, 287.
- South Carolina doctrine of, vi, 65, 71, 81, 93, 97, 99, 105.
- Secretary of Internal Affairs, Isaac B. Brown, xi, 520.
- of the Commonwealth, appointed by the Governor, Constitution of 1838 provides that, vi, 505.
- Archives of, x, 727.
- Isaac D. Barnard, v, 615.
- Charles A. Black, vii, 598.
- Calvin Blythe, v, 743.
- Thomas H. Burrowes, vi, 258.
- Constitution of 1838 on, vi, 505, 507.
- Constitutional provisions for, iv, 121.
- Andrew G. Curtin, vii, 797.
- Expenses of the office of, vi, 481.
- James Findley, vi, 139.
- Andrew Gregg, v, 247.
- William W. Griest, xii, 384.
- Townsend Haines, vii, 339.
- William F. Harrity, x, 971.
- William M. Heister, viii, 19.
- Francis W. Hughes, vii, 522.
- Samuel D. Ingham, v, 150.
- Francis Jordan, viii, 798, 1070; ix, 927.
- John Blair Linn, ix, 646.
- Jacob H. Longnecker, x, 955.
- Charles McClure, vi, 961.
- Samuel McKean, v, 876; vi, 62.

- Secretary of the Commonwealth, Jesse Miller, vii, 238.  
 Anson V. Parsons, vi, 875.  
 Matthew S. Quay, ix, 215, 720.  
 Recommendation of the detachment of superintending common schools from the, vi, 453, 846.  
 Frank Reeder, xi, 518.  
 Molton C. Rogers, v, 496, 615.  
 Alexander L. Russell, vii, 416.  
 salary recommended, x, 249.  
 Thomas Sergeant, v, 10.  
 Francis R. Shunk, iv, 532.  
 Eli Slifer, viii, 338, 551.  
 William S. Stenger, x, 16.  
 Charles W. Stone, x, 545.  
 1891, x, 892.
- Secterian institutions, Veto of appropriation for, x, 785.  
 Seditious paper, Reward for a, iii, 759.  
 Seduction, iv, 918.  
 Seely, Jonas, magistrate of Berks county, iii, 273.  
 provincial commissioner for Berks county, iii, 295.  
 Seigler or Jegler, Respite of execution of, ii, 777.  
 Warrant for the execution of, ii, 773.  
 Selfridge, James L., nominated Major General, ix, 6.  
 Sellers, George, nominated to the bench, ix, 557.  
 Joseph, blacksmith, iii, 534.  
 Seminaries, iv, 153.  
 Constitutional provisions for, iv, 127.  
 of learning, Constitution of 1838 on, vi, 514.  
 Senate, Acknowledgment of a congratulatory address from, iv, 507.  
 Approval of apportionment act for members of, vii, 444.  
 Election of Albert Gallatin to the United States, declared to be void, iv, 283.  
 Extra session of, xi, 65, 67.  
 Governor declines to furnish papers to, vii, 178.  
 Resignation of Governor Johnston from the State, vii, 338.  
 State, Constitution of 1838 on, vi, 499, 500, 501.  
 State, Constitutional provision for, iv, 115.  
 Veto of apportionment act for members of, vii, 422.
- Senator Isaac D. Barnard, Resignation of, v, 955.  
 Election of United States, iv, 249.  
 Michael Leib, Resignation of United States, iv, 834.  
 Samuel Maclay, Resignation of United States, iv, 664.  
 Provision for the election of, vi, 646.

- Senator, Resignation of Simon Cameron as United States, ix, 566.
- United States, James Buchanan, vii, 27.
    - Simon Cameron, Resignation of, viii, 352.
      - in 1833, Failure to elect a, vi, 120.
    - William Wilkins, Resignation of, vi, 207.
- Senators, Constitutional amendment regarding, Proposed, iv, 963.
- ineligible to other offices, Provision of constitution of 1838, vi, 502.
  - Proposal to reduce term of office of, v, 45.
    - State, iv, 116, 132.
      - free from arrest, Constitution of 1838 provides, vi, 502.
    - United States, Popular election of, xii, 336, 556.
      - Proposed prohibition of alterations in pay of, during term for which they were elected, v, 55, 80, 85, 129, 141, 277.
      - Term of office proposed to be reduced to two years by Tennessee, iv, 832.
    - Virginia and other legislatures on removal of, iv, 634, 665, 668, 714, 722, 738.
- Seneca, George, Speech to, iii, 105.
- indians, Murder of, ii, 576.
- Senecas, Letter to the, iv, 109, 112.
- Sentence of death, iv, 684.
- Sergeant at arms, Pay of, iii, 341.
- Sergeant, Elizabeth, Executrix of the late David Rittenhouse, iv, 667, 678, 691, 712.
- John, member of Congress, iv, 879, 909; v, 92, 221; vi, 278, 438, 699, 814.
  - Jonathan, member council of safety, iii, 612, 614.
  - Thomas, appointed Secretary of the Commonwealth, v, 10.
- Servants, Against enlisting, in the continental service, iii, 656.
- Duty on, ii, 546.
  - Enlistment of, ii, 582.
    - of indentured, i, 736, 750, 755, 800.
    - not to be unlawfully detained, i, 42.
  - Registry of, i, 41.
- Settlers, Conditions and concessions to, i, 18.
- Illegal, on State lands, iii, 993.
- Seward, F. W., Letter from viii, 678.
- William H., Secretary of State, Letter from, viii, 975, 976.
- Sewer legislation, Veto of, ix, 825.
- Sewers and sewerage, Veto of special legislation for wharfs and wharfage and, x, 573.

- Seybert, Dr. Adam, member of Congress, iv, 672, 727, 776, 909.  
 Seymour, General T., viii, 475.  
   Thomas, Commodore of the provincial fleet, iii, 619.  
 Shaeffer, Emanuel, nominated to the bench, vi, 951; vii, 239.  
 Shafer, John, nominated to the bench, vi, 870.  
   Samuel, nominated to the bench, vii, 348.  
 Shakespeare, Edward O., Inspector of rifle practice, x, 285.  
 Shaler, Charles, nominated to the bench, vi, 784.  
 Shallenberger, William S., member of Congress, ix, 521, 747, 705.  
 Shamokin, ii, 513, 621, 709, 752.  
   (see also Fort Augusta), iii, 95, 171, 174.  
   Delaware indians to live at, ii, 801, 808.  
   Indians at, ii, 562, 564, 587.  
   Murder of indian man near, iii, 368.  
 Sharp, Jesse, nominated to the bench, vi, 743; vii, 91.  
 Sharpe, Horatio, Governor of Maryland, iii, 316, 337, 406.  
 Sharpsburg and Etna Savings Bank, viii, 1087.  
 Sharra, John, Murder by, v, 531.  
 Sharswood, George, elected to the Supreme bench, viii, 841.  
   nominated to the bench, vii, 34, 241.  
 Shaw, Jonathan, late Ensign in the American army, attainted of treason, iii, 696, 944.  
 Shawanese Indians, i, 392, 408, 443, 467, 521, 548, 685, 796, 853, 863; ii, 125, 197, 204, 307, 208, 215, 220, 269, 294, 406, 528, 548, 606, 617, 641, 666, 769, 795, 801, 803; iii, 148, 155, 290, 293, 482, 483, 488, 490, 498.  
 Shays, Daniel, of Massachusetts, Reward for the rebel, iv, 16.  
   rebellion, On a reward for the participants in, iv, 40.  
 Sheakley, James, member of Congress, ix, 398.  
 Sheep, Marking, i, 22.  
 Sheffer, Daniel, member of Congress, vi, 278.  
 Shekellamy (see also Shickcalamy), indian chief, ii, 660, 692.  
 Shelburne, Earle of, Letter to, iii, 329, 337, 344.  
 Shepperd, John, stable-keeper, of Philadelphia, attainted of treason, iii, 676, 943.  
 Sheriff, Election of, i, 34, 50, 121; iii, 642.  
   Form of affirmation for, i, 59.  
   ineligible to Assembly, council and Congress, iii, 638.  
   of Lancaster county, Veto of change of term of office of, viii, 302.  
   Security for performance of duties, i, 62.  
   to receive proprietary rents, fines, etc., i, 106.  
 Sheriffs, Authority for council to select, ii, 737.

- Sheriffs, Constitution of 1838 on, vi, 511.  
 Constitutional provisions for, iv, 125.  
 fee bill in large counties, Veto of special, x, 421.  
 Need of officials to perform the duties of, in contested elections, iv, 66.  
 sales, Proposed legislation on, viii, 69.  
   Veto of act relative to, xii, 120, 563.  
   Veto of legislation to set aside a, vii, 561.  
 Veto of act relating to, vii, 893.  
 Veto of increase of compensation for boarding prisoners, x, 141.  
 Veto of legislation for, in boarding prisoners, x, 341.  
 Veto of salary for Philadelphia deputy, xii, 76.
- Sherlock, James, iii, 88.
- Sherts, William, Secretary of State of Indiana, Letter from, vi, 73.
- Sherwood, Henry, member of Congress, viii, 1116.
- Shick Calamy, Speech to, i, 793.
- Shickecalamy, indian chief, ii, 405, 406, 700.  
 Message of, ii, 323.
- Shields, Thomas, member of Assembly, iii, 936.
- Shindel, John, nominated to the bench, vi, 886.
- Shingass, indian chief, iii, 118, 126.
- Ship, British, in the Delaware, Failure to capture, iii, 600.  
   Euryale infected with yellow fever, ii, 12.  
   French, Alleged seizure of a, ii, 85.  
   of war, Deserters from French, iii, 872, 881.  
     Hector, Welcome to, ii, 79.  
     Otter, British, ii, 65.  
     Provincial, ii, 66, 67.  
     Provincial, Proposed sale of, iii, 58.
- Ship-masters, Regulation for, i, 22.
- Shippen, Edward, Commissioner, ii, 878.  
 justice of the peace of Lancaster county, iii, 354.
- Joseph, Jr., commissioner of Pennsylvania at the Fort Pitt indian treaty, iii, 389, 391, 400.  
 Provincial secretary, iii, 116, 139, 190, 200, 207, 208, 222, 223, 225, 227, 229, 238, 240, 248, 256, 262, 293, 294, 300, 309, 322, 325, 356, 364, 366, 384, 388, 415 422, 426, 431, 436, 440, 442, 444, 446, 463, 487, 496, 501, 505, 512, 516, 518, 525, 528, 535, 537, 542.
- Shippensburg, ii, 681.  
 Fort at, ii, 685.

- Shippensburg Iron and Manufacturing Company, Veto of extension of time for payment of an enrollment tax of, ix, 3.
- Rendezvous for part of remnant of Braddock's commands, ii, 445.
- Road from, ii, 360.
- Shipping, Dangers to, i, 279, 281.
- Embargo on all, at Philadelphia, iii, 144.
- Illegal exactions on, iv, 597.
- interests, i, 520.
- interests, Man of war for defense of, ii, 674, 675, 676, 678.
- Rules for pilots conducting, between Chester and Philadelphia, 590.
- see navigation, vii.
- Ships at Philadelphia, Relaxation of embargo on, ii, 797.
- Duty on tonnage of, ii, 903, 920, 961.
- on, iii, 343.
- Embargo on, ii, 6, 10, 772.
- on, under one hundred tons burthen, iii, 821.
- Raising of the, ii, 834.
- Remonstrance of Assembly against, ii, 813.
- on outward bound, iii, 723, 727, 728, 737, 743.
- husband of the fleet, iii, 577, 598.
- of war, French, ii, 426.
- Approach of, ii, 378.
- Request for guard of, ii, 47, 48.
- Only British to be boarded, ii, 55, 58.
- privateer, Foreign, iv, 251.
- Shirley, William, General, ii, 434, 441, 442, 451, 478, 487, 511, 559, 569, 582, 607.
- Governor of Massachusetts, ii, 6, 8, 17, 25, 26, 29, 32, 47, 77, 81, 311, 354, 355, 359, 370, 374, 376, 388, 480, 404, 428.
- Shoemaker, Benjamin, Commissioner to Wyomink indians, ii, 564.
- member of council, iii, 320.
- Charles, member convention of 1776 for Berks county, iii, 648.
- John V., Surgeon General, xii, 392.
- Joseph, tanner, of Germantown, attainted of treason, iii, 676, 944.
- L. D., member of Congress, viii, 1115; ix, 122.
- Samuel, attainted of treason, iii, 943.
- Shoenberger, John H., nominated Centennial manager, ix, 503.
- Shonk, George W., member of Congress, x, 863.
- Showalter, Joseph B., member of Congress, xii, 47, 517.
- Shruve, William, Murder by, v, 822.

- Shulze, John Andrew, Biographical sketch, v, 489.  
     Inaugural address, v, 492.  
     Inaugural address on re-election, v, 685.  
     Proclamation of election as Governor and continuing of-  
     ficials, v, 391.  
     Proclamation of re-election as Governor and continuing  
     officials, v, 684.  
     Valedictory remarks, v, 849, 850.
- Shunk, Francis R., Advertisement for canal and railroad loan,  
     vi, 563.  
     appointed Secretary of the Commonwealth, vi, 532.  
     Biographical sketch, vii, 3.  
     Correspondence concerning, with his widow, vii, 343.  
     Death of, vii, 297.  
     Inaugural address, 1845, vii, 6.  
         1848, vii, 234.  
     Proclamation of election of successors to, vii, 283.  
     Resignation of governorship, vii, 275.  
     Jane A., Letter from, vii, 345.
- Sibley, Joseph C., member of Congress, xi, 101; xii, 518.
- Sick Keesar and other East Indian sailors, iv, 7.
- Sickles, Colonel H. G., Letter from, viii, 484.
- Sigfried, Joshua K., nominated Brigadier General, ix, 706.  
     nominated Major General, ix, 6, 444.
- Siggins, William, nominated to the bench, vi, 885.
- Silk culture, v, 961; vi, 393, 477.  
     manual, On a, vi, 410.  
     production, i, 428, 476, 545.
- Silkod, Thomas, yeoman, of Hatfield, attainted of treason, iii,  
     695, 944.
- Sill, Thomas H., member of Congress, v, 646, 775.
- Simonton, William, member of Congress, vi, 438, 699.
- Simpson, Alexander, Jr., Letter from, xii, 563.  
     John, rioter at Wyoming, iii, 435.  
     William, blacksmith, of Tyrone, attainted of treason, iii, 775,  
     944.
- Sinclair, George, tanner, of West Caln, attainted of treason, iii,  
     775, 944.
- Sinclare, George, proclaimed an outlaw, iii, 924.
- Sinking fund, ii, 737; viii, 646.  
     1871, ix, 50.  
     1872, ix, 131, 214.  
     1873, ix, 280, 285.  
     1874, ix, 400.



Sinking fund, 1875, ix, 450.

1876, ix, 522.

1878, ix, 577.

1879, ix, 670, 700.

1880, ix, 749.

1881, ix, 879.

1882, ix, 892.

1895, xi, 734.

act, Veto of relief of real estate agents from, xi, 626.

Assets in, 1870, viii, 1004.

Establishment of, vii, 376.

proclamation, vii, 476, 913.

1859, viii, 169.

1860, viii, 258.

1861, viii, 405.

1863, viii, 504.

1864, viii, 635.

1865, viii, 692.

1866, viii, 739.

1867, viii, 834.

1868, viii, 934.

1869, viii, 999.

1870, viii, 1119.

1883, x, 208.

1884, x, 220.

1885, x, 470.

1886, x, 481.

1887, x, 678.

1888, x, 675.

1889, x, 845.

1890, x, 866, 879.

1892, xi, 106.

1893, xi, 374.

1895, xi, 716.

1896, xi, 729.

recommended for payment of State debt, vii, 327.

funds, Veto of authority for cities of the second class to invest the moneys of their, x, 18.

Sipe, William A., member of Congress, xi, 100.

Sisters of Mercy in Philadelphia, Veto of incorporation of, viii, 799.

Sitgreaves, Samuel, member of Congress, iv, 330.

- Six nations indians, ii, 9, 20, 24, 77, 81, 103, 107, 112, 125, 133, 197, 200, 204, 207, 208, 214, 217, 225, 248, 259, 264, 268, 282, 304, 313, 322, 336, 340, 343, 349, 350, 380, 381, 452, 484, 486, 520, 524, 574, 582, 584, 586, 588, 590, 598, 600, 605, 617, 622, 630, 639, 640, 644, 652, 660, 686, 687, 692, 696, 702, 717, 729, 734, 775, 787, 795, 801, 803, 846, 945; iii, 177.  
 deed to the proprietors, ii, 710, 717.  
 invited to Philadelphia, iv, 99, 107.  
 letter to, iv, 109, 112.  
 Temper of, iv, 35.
- Skelton, William, laborer, of Solsbury, attainted of treason, iii, 682, 944.
- Skinner, Stephen, Treasurer of New Jersey, House robbed at Perth Amboy, iii, 400.
- Skyles, Henry, alleged murderer, iii, 667.  
 yeoman, of Lancaster, attainted of treason, iii, 669, 677, 689, 943.
- Slander, Law on, i, 22.
- Slave laws, Veto of legislation on, vii, 491.  
 Proposition to prohibit importation of a, into a State contrary to its laws, v, 271, 506, 528, 578, 584, 605, 621, 625.  
 question, American colonization society, a phase of the, v, 854, 929.
- Slavery, Abduction of a free negro for, iv, 179.  
 Against, vi, 290.  
 Arkansas on, vii, 808.  
 Freedom and, viii, 783.  
 Governor Pollock's position on, vii, 784.  
 in Pennsylvania, iii, 675.  
 History of, viii, 289.  
 Inter-state commission on, viii, 356.  
 Negro, vii, 335, 395, 519, 610; viii, 114.  
 Proposed prohibition of Congressional interference with, viii, 354.  
 question, John Brown raid, viii, 193, 197.  
 Tennessee resolutions on, viii, 340.  
 Virginia resolutions, viii, 340.  
 Whittier's poem on Governor Ritner's attitude toward, vi, 250.
- Slaves, Duty on, iii, 60, 343.  
 Emancipation of, iii, 737; vi, 241.  
 Encouraging and harboring fugitive, by Pennsylvanians, v, 81, 372, 387, 627.  
 Harboring of Maryland, by Pennsylvanians, iv, 898, 936.  
 in the Commonwealth, iv, 757.

Slaves, inhabitants and, in 1815, iv, 864.

Kentucky legislature on the inclusion of, in computing the population for Congressional apportionment, iv, 553.

Lists of (see taxable, census), v, 293, 315, 323, 825, 830.

New Jersey proposition for a gradual emancipation of, v, 572, 642.

Ohio proposition for a gradual emancipation of, v, 507, 555, 580, 582, 601, 602, 603, 642, 645, 716.

of refugees from Carolinas, Protection for, iii, 822.

Proposed constitutional amendment prohibiting importation of, iv, 550, 557.

Tennessee legislature on, iv, 577.

Slifer, Eli, appointed Secretary of the Commonwealth, viii, 338, 551.

Resignation as State Treasurer, viii, 320.

Slough, Matthias, member of Assembly, iii, 936.

Small pox, ii, 789, 796.

among the indians, ii, 753.

Smethport turnpike bill, Veto of Milesburg and, vi, 660.

Smilie, John, member of Congress, iv, 228, 473, 538, 588, 666, 728, 777, 804.

Smith, Abraham, member of Assembly, iii, 936.

Herr, member of Congress, ix, 121, 397, 519, 703, 746, 889.

Alexander, blacksmith, of Philadelphia, attainted of treason, iii, 695, 944.

Andrew, yeoman, of Lack, attainted of treason, iii, 696, 944.

Devereaux, justice of the peace for Westmoreland county, iii, 473.

George, member of Congress; v, 666, 727.

F., nominated Judge Advocate General, ix, 567.

Isaac, member of Congress, iv, 777.

Jacob W., nominated to the bench, vi, 951, 957.

James, leader of rioters in Cumberland county, iii, 310.

member convention of 1776 for Westmoreland county, iii, 648.

member convention of 1776 for York county, iii, 647.

of Yorktown, member of council of safety, iii, 612, 614.

John, gauger of the port of Philadelphia, attainted of treason, iii, 669, 689, 943.

nominated to the bench, vii, 468.

of Chester county, murderer, iii, 760.

T., member of Congress, vi, 915.

Jonathan B., member of the council of safety, iii, 613, 614.

Levi, Murder of, iii, 740.

Matthew, petitioner for the frontier counties, iii, 276.

- Smith, Peter P., elected to Supreme bench, xi, 714.
- Robert, member convention of 1776 for Chester county, iii, 647.  
of Chester county, murderer, iii, 760.
- Samuel, member of convention of 1776 from Bucks county, iii, 647.  
member of Congress, iv, 588, 667.  
A., member of Congress, v, 839, 897.  
nominated to the bench, vi, 1034.
- Thomas, member of convention of 1776 for Northampton county, iii, 648.  
member of Congress, iv, 866.  
J., Commissary General, ix, 728; x, 547.
- William, of Tinicum island, attainted of treason, iii, 683, 944.  
Doctor William, appeal of, to the crown, iii, 15.  
calculates longitude, iii, 458.
- William Drewitt, druggist, of Philadelphia, attainted of treason, iii, 695, 944.  
justice, charged with having encouraged rioters in Cumberland county, 300, 301, 303, 304, 310.
- Smither, James, engraver, of Philadelphia, attainted of treason, iii, 680, 944.
- Smiths at indian trading posts, iii, 409.
- Smoke legislation, Veto of anti-, x, 1058.
- Smull's Handbook, Veto of additional copies, x, 298, 356.  
Veto of increased edition of, xi, 228.  
Veto of, to schools, xi, 302.
- Smyser, Daniel M., revenue commissioner, viii, 437.  
George, nominated to the bench, vi, 744; vii, 91.
- Smyth, William, nominated to the bench, vi, 781.
- Snowden, Charles G., nominated to the bench, vi, 583.  
George R., Major General, x, 746, 951; xi, 792.  
nominated Brigadier General, ix, 706.  
John M., nominated to the bench, vi, 679.
- Snyder, Governor, on encouraging manufactures, vii, 319.  
John, member of Congress, vi, 700.  
Peter, husbandman of Mount Bethel, attainted of treason, iii, 684, 944.
- Simon, Biographical sketch, iv, 657.  
Inaugural address, iv, 660.  
on re-election, iv, 762.  
second re-election, iv, 858.  
member Constitutional convention of 1790, iv, 135.

- Snyder, Simon, Proclamation announcing election and continuing officials, iv, 662.  
 re-election and continuing officials, iv, 843.  
 Proclamation continuing officials, iv, 670.  
 Sub-Lieutenant of Lancaster county, iii, 616.  
 Valedictory remarks, iv, 860, 957.  
 X. Z., Superintendent of Public Instruction, x, 1044.
- Soldiers' and Sailors' Home, x, 723, 891.  
 1897, xi, 785.
- See also militia, military.  
 (see military).  
 (see military, Pennsylvania levies, regular, troops).  
 Attitude of State toward, viii, 781.  
 bounty frauds, viii, 655.  
 Call for more, viii, 502, 508, 588.  
 Certificates for honorably discharged, x, 724.  
 claims, Veto of removal of statute of limitations in case of, x, 365.  
 Constitutional amendment extending suffrage to, viii, 590.  
 Deceased, 1863, viii, 462.  
 in Harrisburg cemetery, viii, 863.  
 graves, Veto of legislation relative to marking, x, 305.  
 Home, viii, 1019.  
 Erie, Veto of part of appropriation for, xii, 460.  
 Insane, viii, 651.  
 monument, Veto of a Brandywine, xii, 609.  
 of Pennsylvania in the Mexican war, vii, 106, 348, 354.  
 of the military association, iii, 547, 556, 564, 623.  
 On the Pennsylvania quota of, viii, 667.  
 orphans, viii, 521, 651, 753, 782; ix, 294, 412, 460, 759, 903; x, 505, 701, 891.  
 1893, xi, 169.  
 1897, xi, 784.  
 1899, xii, 321.  
 Schools for, viii, 560, 852, 942, 1013, 1137.  
 State Superintendent George F. McFarland, viii, 901, 1101.  
 James P. Wickersham, State Superintendent, ix, 7.
- Payment of arrears to revolutionary, iii, 972.  
 of State, viii, 579.
- Pennsylvania, in the Rebellion, viii, 662.
- Pensions for, viii, 651.
- Quartering, Constitution of 1838 on, vi, 518.
- Recruitment instead of drafting, viii, 674.
- sailors and marines and their widows and orphans, Veto of pension for, xii, 589.
- 57—Vol. XII—4th Ser.

- Soldiers and sailors wives, Need of support for certain of Brad-dock's, ii, 409, 413.
- Sick and deceased, iii, 623.
- Sick and wounded, 1863, viii, 462.  
revolutionary, iii, 860.
- Pennsylvania, in New York hospitals, viii, 759.
- State agency for, viii, 531, 650, 859, 946.
- suffrage, viii, 654.
- Support of disabled, viii, 754.
- Thanks of Vermont for Philadelphia's kindness to, viii, 675.
- to enlist only in Pennsylvania regiments, Proclamation urg-ing Pennsylvania, viii, 555.
- Transportation of deceased, viii, 859.
- Veteran, corps, viii, 659.
- Veto of preference of, in appointment, xi, 684.
- Violation of good faith to the volunteer, viii, 613.
- Soldiery, Disturbances among the, iii, 905.
- Eulogy on the Pennsylvania line, iii, 934.
- Somerset county independent school district, Veto of, vii, 598.  
seat, iv, 346.
- Iron and Coal Company, vetoed, viii, 246.
- Veto of appropriation for the relief of, ix, 237.
- Sorghum culture, x, 706.
- South Bethlehem, Veto of act relative to assessments in, ix, 342.
- Veto of legislation for St. Luke's Hospital at, ix, 235.
- Carolina, Letter to Governor of, on release of certain in-dians, ii, 204, 220.
- nullification proceedings, vi, 81, 92, 97, 99, 105.
- on the Cowpens memorial, ix, 796.
- on the powers of the general government, v, 766.
- proposed convention of States to consider questions which have arisen between State and general governments, vi, 65, 71, 93.
- Transmittal of documents from, vi, 59.
- Transportation of provincial forces to, ii, 815, 817.
- Southard, Samuel L., Governor of New Jersey, Letter from, vi, 79.
- Southern Insurance and Trust Company into tradesmen's bank,  
Act transforming into, Vetoed, vii, 146.
- Southwark bank, vii, 568, 579.
- Roads in, iv, 249.
- Sovereignty, State, viii, 332.
- Sowden, William, member of Congress, x, 217, 478.

- Sowers, John, Murder by, v, 651.
- Spaight, Richard D., Governor of North Carolina, Letter from, vi, 267.
- Spain, Difficulties with, ix, 311.  
 On hostilities with, i, 688, 692, 696, 705, 712, 716, 727, 729, 731, 734, 736, 750, 753, 765, 766, 798.  
 Peace of Fontainebleau with, iii, 188.  
 Peace of Paris with, iii, 206.  
 Privateers from, i, 765.  
 Proclamation of war with, iii, 137.  
 Thanksgiving for peace with, iii, 207.  
 War with, iii, 139.
- Spangler, George, trader, of Philadelphia, attainted of treason, iii, 681, 944.  
 Jacob, member of Congress, iv, 910; v, 86.
- Spaniards and French, Outrage by, ii, 10.  
 Grant of letters of marque against, i, 686.
- Spanish-American war, State in, xii, 327.  
 Thanksgiving for success in, xii, 286.  
 expedition against Georgia, i, 616.  
 prisoners, ii, 59.  
 Exchange of, ii, 42.  
 sent to French Leeward Islands, ii, 16.  
 privateer, ii, 65.
- Speaker, John A., nominated to the bench, vii, 234.  
 Contumacy of, toward Governor, i, 252, 254, 255, 257, 258.  
 of Assembly, Pay of, iii, 721.
- Speakers of House and Senate, iv, 117.  
 of House and Senate, Constitution of 1838 on, vi, 501.
- Spearing, John, shoemaker, of Eastman, attainted of treason, iii, 684, 944.
- Special legislation, see veto of special, xi.
- Specie payments in 1841, vi, 837.  
 Resumption of, vi, 367.  
 Stoppage of, by banks, iv, 854.  
 Suspension of, 1857, vii, 917, 918, 930, 937.
- Speculation, on, vi, 286.
- Speedway in Fairmount Park, Veto of, x, 797.
- Speedy, William, rioter at Wyoming, iii, 435.
- Speer, R. Milton, member of Congress, viii, 1116; ix, 122.
- Springettsbury manor, Warrant for surveying, i, 397.
- Springfield, Veto of legislation for St. Andrew's church of, ix, 261.
- Sproat, David, of Philadelphia, attainted of treason, iii, 676, 943,

- Spyker, Benjamin, member of convention of 1776 for Berks county, iii, 647.
- Squatters, Connecticut, ii, 253, 258, 322, 336, 340, 341, 342, 697; iii, 49, 51, 67, 69, 80, 94, 109, 197, 200, 218, 225, 229, 231, 406, 410, 411, 412, 414, 417, 418, 419, 426, 448, 451, 459, 461, 471, 519, 525, 546, 873, 876, 973, 975.
- Eviction of from lands of Six Nations, ii, 107, 128.
- on indian lands, iii, 322, 323, 326, 329, 347, 348, 358, 360, 361, 365, 366, 383, 385, 439.
- upon the proprietary lands, i, 684.
- Virginia, iii, 457, 464, 472, 473, 474, 478, 479, 480, 481, 490, 492, 506.
- Staaks, Henry, yeoman, of Wioming, attainted of treason, iii, 696, 944.
- Stackhouse, John, laborer, of Bristol, attainted of treason, iii, 682, 944.
- John, husbandman, of Falls, attainted of treason, iii, 682, 944.
- husbandman, of Mount Bethel, attainted of treason, iii, 684, 944.
- Robert, husbandman, of Mount Bethel, attainted of treason, iii, 684, 944.
- Stahle, James A., member of Congress, xi, 395.
- Stallions, Veto of protection of compensation for services of, xii, 118.
- Stamp act, Governor John Penn on the disturbances consequent upon the, iii, 311.
- Repeal of the, iii, 318, 319.
- Stansbury, Joseph, dealer in earthen ware, of Philadelphia, attainted of treason, iii, 681, 944.
- Stanton, Edwin M., Letter from, viii, 582, 648, 727.
- David, Death of, ix, 93.
- W. H., member of Congress, ix, 514.
- Stanwix, Colonel John, ii, 831.
- Letter to, ii, 832.
- General John, ii, 981; iii, 12, 14.
- Starr, George W., nominated asylum trustee, ix, 820, 927.
- James, nominated Brigadier General, ix, 445.
- Starving colonists, relief of, ii, 585.
- State Island, Hospital on, iv, 106.
- Proposed sale of, iii, 802.
- Sale of lots on, iii, 832.
- lands, Sale of, viii, 98.
- sovereignty supported, viii, 115.



- Statehouse clock, Cost of care of, iii, 341.  
 Recommending laying out the grounds as a public green, iii, 930.
- Statistics, 1895, xi, 420.  
 Bureau of, ix, 303, 430.  
 Collection of, recommended, viii, 1151.  
 of Products and manufactures, viii, 653.  
 State, viii, 1030.
- Statuary for the National Capitol, ix, 550.  
 Hall in the National Capitol, viii, 678, 872.
- Statute of limitations for directors of the poor of Washington county, Special, viii, 53.
- Statutes at large, x, 508, 999.  
 Connecticut on exchange of, v, 53, 606.  
 Exchange of recommended, vi, 266.  
 Printing of the, iv, 682.
- Stauffer, Jacob, nominated to the bench, ix, 439.
- Steam navigation, v, 590, 592.  
 vessel, Veto of definition of, xi, 326.
- Steamship Company, America, ix, 307.  
 see navigation, vii.
- Stedman, Alexander, of Philadelphia, attainted of treason, iii, 695, 944.  
 Charles, the younger, attorney, of Philadelphia, attainted of treason, iii, 676, 943.
- Steel, Rev. John, commissioner to trespassers on indian lands, iii, 386.  
 Robert, proclaimed an outlaw, iii, 924.
- Steininger, Henry, laborer, of Linn, attainted of treason, iii, 730, 775, 944.
- Steinmetz, John, member of Assembly, iii, 936.
- Stenger, William S., member of Congress, ix, 388, 520.  
 Secretary of the Commonwealth, x, 16.
- Stephens, Philander, member of Congress, v, 774, 897.
- Sterigere, John B., member of Congress, v, 774.
- Sterrett, James P., nominated to the bench, ix, 562.  
 Proclamation of election to the Supreme bench, ix, 665.  
 Revenue Commissioner, viii, 437.  
 Joseph M., nominated to the bench, vii, 459.
- Stevan, Thomas, Murder by, v, 832.
- Stevens, James, baker, of Philadelphia, attainted of treason, iii, 676, 943.  
 Thaddeus, member of Congress, vii, 288, 456; viii, 85, 263, 443, 641, 743, 927, 953.

- Stevenson, James, baker, of Philadelphia, attainted of treason, iii, 669, 689, 943.
- Stewart, Andrew, member of Congress, vi, 38, 916, 1049; vii, 116, 222, 376, 898; x, 864.
- Charles, justice of the peace of Northampton county, iii, 410, 411, 413, 417, 418.
- Captain Charles, Sword presented to, iv, 924, 954, 958.
- James, rioter at Wyoming, iii, 435.
- M., nominated to the bench, vii, 347.
- John, member of Congress, iv, 467, 473.
- nominated to the bench, vi, 886; vii, 92, 175.
- Lazarus, rioter at Wyoming, iii, 526.
- incendiary, iii, 430, 434.
- Thomas J., Adjutant General, xi, 519; xii, 385.
- William, member of Congress, vii, 865; viii, 86.
- rioter at Wyoming, iii, 435.
- Stiger, Stephen, yeoman, of Whitpain, attainted of treason, iii, 677, 681, 944.
- Stiles, Edward, mariner and merchant, of Oxford, attainted of treason, iii, 677, 944.
- John D., member of Congress, viii, 439, 443, 930.
- Stillwell, John, yeoman, of Tuscarora, attainted of treason, iii, 696, 944.
- Stock, Certificates of State, vii, 822.
- in West Donegal, ix, 824.
- sanitary board, xi, 773.
- Vagrant, in Harrisville, xi, 613.
- in Lackawanna county, ix, 822.
- Stokes, Stogdel, nominated to the bench, vii, 359.
- Stone, Charles W., member of Congress, x, 101, 396, 725; xi, 859, 865.
- Secretary of the Commonwealth, x, 545.
- R. B., nominated asylum trustee, ix, 928.
- William Alexis, Biographical sketch, xii, 373.
- Inaugural address, xii, 375.
- member of Congress, x, 864; xi, 99, 395, 725.
- Stoops, Adam, burglar, v, 223.
- Stores, Corporation, xi, 443.
- Storms, John B., member of Congress, vii, 1115; ix, 121, 889; x, 218.
- Story, Enoch, merchant of Philadelphia, attainted of treason, iii, 669, 689, 944.
- Thomas, of Philadelphia, attainted of treason, iii, 676, 943.
- Stouffer, John, nominated to the bench, vii, 243.
- Straub, Christian M., member of Congress, vii, 588.

- Straw, John, robbed in Bucks county, iii, 890.
- Strawbridge, James D., member of Congress, ix, 122.
- Streams, Navigation of, i, 95.
- Right of street railroad to cross, xi, 8.
  - Veto of special legislation for improvement of various, xi, 327, 328, 329, 330.
- Street act, Veto of a borough, xii, 425.
- cleaning act, Veto of a Philadelphia, x, 585.
  - and sprinkling act, Veto of, xii, 68.
  - legislation, Veto of Philadelphia, ix, 833.
  - improvement act, Veto of a, xii, 455.
  - legislation for cities of the second class, Veto of, x, 43, 148.
  - Pittsburg, Veto of, viii, 120.
  - Veto of Bloomsburg special, viii, 161.
    - Philadelphia, viii, 153, 155, 305.
    - special, viii, 384, 386, 387, 388.
    - opening in Philadelphia, Veto of, ix, 360.  - railroad act, Veto of a, xi, 37, 354.
  - Right of, to cross streams, xi, 8.
  - railway legislation, Veto of, ix, 173; x, 199.
- Streets, Control of governor and council over, i, 31, 63.
- Veto of act requiring vehicles to turn to right on roads and, xii, 120.
- Strickland, Nimrod, nominated to the bench, vii, 234.
- Strike of coal miners, xi, 385, 387.
- of miners in the anthracite coal region, 1871, ix, 32.
  - The Pittsburg railroad, ix, 585, 615.
- Strikes, 1895, xi, 439.
- Strohecker, Samuel, nominated to the bench, vii, 151.
- Strohm, John, member of Congress, vi, 1048; vii, 115.
- Strong, Jedediah, member of committee from Connecticut colony, iii, 448, 451, 455.
- William, member of Congress, vii, 115, 288.
- Stroud, George M., nominated to the bench, vii, 241.
- Jacob, member of assembly, iii, 936.
  - member convention of 1776 for Northampton county, iii, 648.
  - William, saddler, of West Bradford, attainted of treason, iii, 683, 944.
- Stroudsburg bank, vii, 807.
- Strouse, Myer, member of Congress, viii, 443, 641.
- Stuck, Edward, State Librarian, x, 521.
- Stump, Frederick, Description of, iii, 388.

- Stump, Frederick, murderer of peaceable indians, iii, 350, 352, 355, 356, 362, 368, 371, 372, 373, 374, 378, 380, 387, 394, 396.  
 Order for recapture of, iii, 374, 387.  
 Unauthorized settler on indian lands, iii, 324.
- Sturtevant, John C., member of Congress, xi, 725.
- Suffrage and taxation, v, 848.  
 Conditions of, vi, 447.  
 Constitution on, viii, 749.  
 Constitutional amendment extending right of, to soldiers, viii, 590.  
 Right of, v, 392, 663.  
 to soldiers, viii, 468, 525, 654.
- Sufferings, Meeting of, Request for a copy of Easton treaty, ii, 966.
- Sugar, Duty upon, ii, 961.  
 islands, Application of, for restraining the trade of northern colonies, i, 482, 490, 493.  
 Plot to smuggle, iii, 497.  
 Valley and White Deer turnpike, viii, 245.
- Suicides' property to descend as in natural death, i, 122.
- Sullivan, General John, Military operations of, iii, 740.
- Sunbury and Erie Railroad. See Railroad, viii.
- Sunday, Observance of the first day, i, 36, 43, 52, 65.
- Supervisors, road, Veto of act relative to, x, 1025.
- Supplee, Enoch, farmer, of Nonington, attainted of treason, iii, 677, 944.  
 John, husbandman, of Darby, attainted of treason, iii, 683, 944.
- Supplies for French ports, Embargo on, ii, 362.  
 Military, ii, 352, 354, 355, 356, 357, 360, 363, 369, 373, 384, 389, 392, 393, 395, 400, 402, 409, 412, 419, 429, 430, 433, 792, 825, 866, 882, 922, 974.
- Supply bill of 1775, Veto of, iii, 516.
- Support of government, ii, 543, 754, 776, 779, 780, 973.  
 Annual cost of, iii, 338.  
 of Governor, ii, 617, 754, 776, 779, 780, 973.
- Supreme court, Salary of justices of, iii, 340.
- Surgeon General John V. Shoemaker, xii, 392.  
 Joseph A. Phillips, viii, 616.  
 Louis W. Read, ix, 443, 506, 728; x, 37, 547, 974.
- Surgeons for provisional second Pennsylvania heavy artillery, viii, 625.
- Surgery, Veto of an act to regulate the practice of, v, 542.
- Survey, Warrants of, iv, 248.

- Surveyor General, duty of, iii, 339.  
 General's office, Veto of an act relative to, vi, 941, 1045.
- Surveyors and regulators in cities of the first class, Veto of legislation relative to, x, 554.  
 fees in Clearfield county, Veto of special legislation regarding, ix, 823.
- State Board of, ix, 786.  
 Veto of an act relating to, x, 127.
- Surveys, Warrants and, ii, 980; iii, 45, 116.
- Susquehanna and Patapsco canal, v, 644.  
 Bridge over at Columbia, v, 412, 497.  
 Burning of bridge over the, vi, 1067.
- Canal Company, Veto of investigating committee on the, xii, 420.
- Canal connecting Baltimore with the, v, 447, 522.  
 connecting Pittsburg with the, v, 616.
- fisheries, viii, 951.  
 in the, v, 681.
- Improvement of the, iv, 556; v, 668.
- indians, ii, 562, 564, 573, 617.  
 Message to, ii, 935.
- Maryland commission on the navigation of the, iv, 927.  
 on obstructions in the, v, 932, 942.
- Navigation of the, iv, 58, 59, 92, 98, 174, 196, 511; v, 321, 591.
- Obstructions in the, vi, 18, 780.  
 in, at Conewago Falls, v, 162.  
 to Lake Ontario, Boat navigation from, v, 57.  
 Veto of a dam in the, vii, 93.
- Sutherland, Joel B., member of Congress, vi, 37, 117, 181.  
 Joseph B., member of Congress, v, 774, 897.
- Sutter, Peter, hatter, of Philadelphia, attainted of treason, iii, 676, 944.
- Sutton, Joseph, of Northampton county, attainted of treason, iii, 670, 690, 943.
- Swain, D. S., Governor of North Carolina, Letter from, vi, 69, 162.
- Swanwick, John, member of Congress, iv, 330.  
 of Chester, late of the Philadelphia custom house attainted of treason, iii, 670, 690, 943.  
 Richard, late of the Philadelphia custom house, attainted of treason, iii, 677, 944.
- Swearing, Law on, i, 22.
- Sweeny, Hugh, as executor, Veto of special legislation for, vii, 710.

- Swenck, John, assailant and robber of a toll-gatherer, iv, 674.  
 Swift, John, collector of customs, iii, 527.  
     Joseph, of Bensalem, Lieutenant in the King's army, attainted of treason, iii, 682.  
 Swine, Veto of special legislation for vagrant, in Greene county, x, 368.  
 Swineford, Jacob, Murder of, v, 647.  
 Swoope, Michael, member of committee of safety, iii, 548.  
     provincial commissioner for York county, iii, 295.  
 Swope, John A., member of Congress, x, 224, 467.  
 Symes, Lieutenant James Smyth, English Officer, Imprisonment of, iii, 582.  
 Syng, Philip, provincial commissioner for Philadelphia, iii, 295.  
 Syrian nobleman, Expenses of entertaining a, i, 667.

## T.

- Taggart, Thomas, nominated to the bench, vi, 749; vii, 96.  
 Talbert, James, trader of Philadelphia, attainted of treason, iii, 774, 944.  
 Talbot, John, wheelwright, of Chichester, attainted of treason, iii, 682, 944.  
 Tamaqua bank, vii, 567, 579.  
 Tannehill, Adamson, member of Congress, iv, 777.  
 Tariff, Alabama on the, vi, 99.  
     in 1860, viii, 192.  
     1859, viii, 112.  
     1866, viii, 789.  
     Massachusetts on the, vi, 85.  
     Mississippi on revision of the, v, 857.  
     Ohio legislature on the, v, 892.  
     of 1828, Delaware legislature on the, v, 893.  
     Protective, v, 870, 864.  
     advocated, vi, 52, 292, 1071.  
     question, vii, 71, 129, 312, 315.  
 Tarr, Christian, member of Congress, iv, 910; v, 93.  
 Tate, Humphrey D., Private Secretary to the Governor, x, 971.  
 Tatnal, Robert, Reward of, for apprehension of a highwayman, iii, 328.  
 Tavern licenses, iv, 827.

- Taverns licensed only upon recommendation of justices, i, 122.  
to be licensed and restricted in number, i, 89, 108, 115, 122,  
196, 246, 267, 268.
- Veto of an act for regulating, iii, 197.
- Tax and judicial system in Butler county, Special, vetoed, vii,  
143.  
and water legislation for cities of the third class, ix, 864.  
assessment, Veto of act for revision of, x, 400.
- Bounty, Veto of authority for school directors to levy a,  
viii, 962.
- Collateral inheritance, xi, 406.  
Reduction vetoed, vii, 761.  
Veto of removal of time limit in certain cases of refund,  
xii, 438.
- collection bill, Veto of a, xi, 336.
- collections, Delinquent, iii, 813.
- collector of Philadelphia, Delinquent, x, 21.
- collectors, Robbery of the Iodans, iv, 34.  
Veto of act relative to defaulting, xi, 620.
- Enrollment, vii, 842, 912.  
Veto of extension of time for payment of, ix, 39.  
Veto of reduction of, on fire companies, viii, 362.
- Exemption from collateral inheritance, viii, 1057.  
Veto of, for the Stevenson Varnish and Paint Company,  
ix, 344.
- Extension of time for payment of enrollment, viii, 966.
- Inheritance, Collection of the, vi, 197.  
Veto of act relating to, viii, 236.
- law for Elk county, Veto of special, viii, 251.
- laws, Needed revision of, iv, 66.  
Revision of, viii, 866.
- legislation for Bucks county, Veto of special, viii, 309.  
for cities, Veto of school, x, 153.  
for counties of 500,000 population, Veto of, x, 1060.  
for Middletown, Veto of, ix, 186.  
for Philadelphia, viii, 1099.  
on bounty, in Luzerne and Perry counties, viii, 1056.
- list, Veto of act to pay for illegal publication of, x, 1008.
- lists of unseated lands, Expenses of, iv, 170.  
on corporations, xi, 116.  
on Credit Mobiler, ix, 73.  
on fire insurance premiums, Veto of duplicate act on, xi, 634,  
on insurance premiums, x, 811.

- Tax on unnaturalized persons, Veto of assessment of a poor, xi, 12.  
 poll, ix, 424.  
 Abolition as qualification for voting recommended, x, 251.  
 Provision for imposition of, iii, 644.
- Tax, See also Revenue, viii.
- Tonnage, vii, 736, 825, 937.
- Veto of a mercantile license, xii, 222.  
 authority for counties to retain part of State,, xii, 426.  
 duplicate corporation, x, 371.  
 refund of collateral inheritance, x, 1054, 1082.  
 refund of collateral inheritance to George M. Ramsay, x, 372, 596.  
 refund of inheritance, to Martin B. Lerch, xii, 611.  
 repeal of portion of collateral inheritance, x, 584.  
 special dog, for Lock Haven, x, 369.  
 special, for Butler township, Schuylkill county, x, 368.
- Washington county school, xi, 604.
- Taxable inhabitants and slaves, 1815, iv, 864.  
 for 1821, List of, v, 315, 323.  
 for 1828, List of, v, 825, 830.  
 List of, vi, 641.
- Taxables, 1850, List of, vii, 407.  
 1857, vii, 897.  
 1864, viii, 559.
- Taxation, iii, 713; viii, 522, 523, 524; xi, 115.  
 1895, xi, 401.  
 for a turnpike, vetoed, viii, 49.  
 for the Canada expedition, ii, 545.  
 for Tioga, Potter and Northumberland county, Veto of special poor, viii, 168.  
 in boroughs, Veto of act to increase, x, 1010.  
 in 1887, x, 487.  
 1891, x, 965.  
 1822, Remarks on, v, 396.  
 1830, Remarks on, v, 918.  
 1840, Additional, vi, 708.  
 1843, Recommendation for, vi, 995.
- Local, of fire insurance companies, xi, 271.
- New methods of, v, 879.
- of bank shares, Veto of legislation on the assessment and, ix, 828.  
 of estates, iii, 24, 27, 46, 49, 61, 69, 72, 128, 131, 185, 191, 194, 269, 278, 280, 283, 288, 289, 295, 296, 342.



- Taxation of foreign railroad corporations entering the State xi.  
 632.
- of loans to city of Reading, viii, 960.
  - of Markleville Normal Institute, viii, 132.
  - of property of Pittsburg Church Guild, viii, 961.
  - of property used by Harrisburg Female Seminary, Veto of exemption from, viii, 156.
  - of proprietary and other estates, ii, 454, 459, 473, 483, 490, 495, 518, 530, 533, 552, 681, 776, 779, 780, 919, 922, 926, 973, 975, 976.
  - of seated lands in borough or township in which the mansion house lies, x, 808.
  - of store orders, Veto of, xii, 150.
  - only according to law, i, 38.
  - Report of revenue commissioners on, vii, 904.
  - revision urged, vii, 379.
    - in 1849, vii, 322.
  - under Governor Porter, vi, 1056.
- Taxes a lien upon real estate, Veto of making, xii, 148, 449.
- Veto of act to make, xi, 311.
  - against real estate, Veto of limit of lien of, xi, 591.
  - borough license, Veto of act regarding, x, 624.
  - cattle drovers', Veto of refund of, in Schuylkill county, x, 1039.
  - Collateral inheritance, Veto of refund of, xii, 571.
  - Collection of, iv, 210.
    - arrearges of, iv, 190.
  - Conspiracy to avoid paying in Fayette county, iii, 369.
  - Delinquent, iii, 778.
  - Imperfect collection of, iii, 796.
  - incorrectly paid by Charles Kitting, Veto of reimbursement of, x, 773.
  - Methods of accounting for, iii, 1014.
  - Montour county and the State, viii, 965.
  - on banks, viii, 646.
  - Payment of, iv, 155.
  - Poor, road and other, iii, 343.
  - Special Philadelphia, iii, 343.
  - Tonnage, viii, 178, 273, 646.
  - Veto of act regulating county, xii, 593.
  - Veto of act relating to finances and, in cities of the second class, ix, 835.
    - an act relating to poor districts and poor, x, 764.

- Taxes, authority for corporations to levy, x, 561, 564.  
 authority to pay certain, to stock dealers, x, 596.  
 authority to vary the period of reduction for prompt payment of, x, 118.  
 extension of enrollment, viii, 1173.  
 extension of time for collection, xii, 562.  
 increase of salary of Philadelphia board of revision of, xii, 71.  
 special legislation for Philadelphia, x, 159.  
 special legislation on Cambria county, xii, 91.
- War, viii, 432.  
 of 1812, iv, 822.
- Taxidermy, Veto of publication of game laws with other matter on zoology and, xii, 55, 61.
- Taxing all papers representing wages not redeemed in thirty days, Veto of an act, x, 616.
- Taylor, Abraham, Collector of customs at Philadelphia, iii, 144.  
 Dismissal from council, ii, 690.  
 Alexander W., member of Congress, ix, 122.  
 Bayard, Death of, ix, 696.  
 Caleb N., member of Congress, viii, 743.  
 Charles E., nominated to the bench, ix, 643.  
 Edmund, nominated to the bench, vii, 407.  
 George, nominated to the bench, vii, 359.  
 Isaac, yeoman, of Whitpaine, attainted of treason, iii, 729, 944.  
 John, tavern keeper of Chichester, attainted of treason, iii, 682, 944.  
 grazier, of Ridley, attainted of treason, iii, 683, 944.  
 William, shipwright, of Northern Liberties, attainted of treason, iii, 681, 944.  
 silversmith, of Philadelphia, attainted of treason, iii, 680, 944.
- Zachary, Invitation to, to visit Pennsylvania, vii, 294.  
 Reply to invitation, vii, 294.  
 Welcome to, vii, 365.
- Teach, Pirate, i, 350.
- Teachers' institutes, vii, 882, 948.
- Teachers. See Schools, Normal, viii.  
 Training of (see also Schools, Normal), vii, 833, 946 viii, 101, 164, 184.  
 in Westminster College, Veto of education of, viii, 150.
- Teedyuscung, chief of the Delaware, iii, 11, 54, 57, 84, 168.  
 Speeches to, iii, 5, 21, 27, 66, 69, 101, 103, 112, 258.

- Teedyuscung, King of the Delawares, ii, 638, 731, 756, 758, 769, 770, 788, 790, 796, 798, 824, 830, 832, 835, 878, 915, 917, 929, 957, 948, 966.
- Demand of, for a clerk, ii, 841, 844, 846.
- Message to, ii, 932.
- Speeches of Governor Denny to, ii, 743, 745, 751, 803, 844, 846, 849, 855, 859, 861, 863, 865, 869, 892, 904, 911, 929, 958, 979, 982.
- Telegraph lines, viii, 1146.
- Telegraphic company, Veto of incorporation of, vii, 246, 356, 270.
- Temperance (see also liquor, prohibition), in 1831, Remarks on, v, 959.
- legislation, vii, 838.
- Tenant and landlord in 1829, Relation of, v, 847.
- Tenants, Veto of an act to relieve, in case of injured buildings, x, 425.
- Teneriffe, British consul at, regarding permit for disabled French schooner to sail to, ii, 199.
- Tennessee, Governor Carroll of, Congratulatory correspondence with, v, 753, 755, 756.
- legislature on prohibiting the importation of slaves, iv, 577.
- on the method of nominating presidential candidates by members of Congress in caucus, v, 482.
- on the Pennsylvania proposed limitation of the powers of Congress, in establishing banks, to the District of Columbia, v, 234.
- proposal to reduce senator's term to four years, iv, 832.
- proposed constitutional amendment on presidential electors, v, 623.
- proposed constitutional amendment prohibiting alteration in pay of senators and congressmen during their term of service, v, 55, 129.
- proposition that no member of Congress shall be eligible to office except in the regular army and navy, v, 623.
- resolutions on slavery, viii, 343.
- Texas, Admission of, into the Union, On the, vi, 409, 471.
- Thanksgiving proclamation, 1777, iii, 661.
- 1778, iii, 669.
- 1779, iii, 744.
- 1780, iii, 785.
- 1781, iii, 833.
- 1782, iii, 858.
- 1783, iii, 931.
- 1789, iv, 85.

## Thanksgiving proclamation, 1812, iv, 772.

- 1817, iv, 946.
- 1818, v, 89.
- 1843, vi, 991.
- 1845, vii, 56.
- 1846, vii, 112.
- 1848, vii, 290.
- 1849, vii, 366.
- 1850, vii, 454.
- 1851, vii, 486.
- 1852, vii, 585.
- 1853, vii, 625.
- 1854, vii, 717.
- 1855, vii, 815.
- 1856, vii, 861.
- 1857, vii, 922.
- 1858, viii, 80.
- 1859, viii, 171.
- 1860, viii, 260.
- 1861, viii, 411.
- 1862, viii, 446.
- 1863, viii, 507.
- 1864, viii, 637.
- 1865, viii, 696.
- 1866, viii, 741.
- 1867, viii, 836.
- 1868, viii, 924.
- 1869, viii, 992.
- 1870, viii, 1118.
- 1871, ix, 49.
- 1872, ix, 124.
- 1873, ix, 277.
- 1874, ix, 393.
- 1875, ix, 449.
- 1876, ix, 513.
- 1877, ix, 571.
- 1878, ix, 664.
- 1880, ix, 739.
- 1881, ix, 878.
- 1882, ix, 884.
- 1883, x, 207.
- 1884, x, 212.
- 1885, x, 466.
- 1886, x, 475.
- 1887, x, 643.

- Thanksgiving proclamation, 1888, x, 653.  
 1889, x, 842.  
 1890, x, 861.  
 1891, xi, 72.  
 1892, xi, 95.  
 1893, xi, 371.  
 1894, xi, 391.  
 1900, xii, 513.  
 1901, xii, 622.  
 for blessings of constitutional government, x, 767.  
 for Peace with France and Spain, iii, 207.  
 for success of United States in Spanish war, xii, 286.
- Thayer, M. Russel, member of Congress, viii, 443, 641.  
 Russell, nominated Brigadier General, ix, 499.
- Theological seminary, Reformed Presbyterian, Veto of supplement to incorporation of, x, 1071.
- Thomas, Arthur, breeches maker, of Philadelphia, attainted of treason, iii, 669, 680, 944.  
 jun., hatter, of Philadelphia, attainted of treason, iii, 681, 944.  
 David, member of assembly, iii, 936.  
 Evan, laborer, of Hilltown, attainted of treason, iii, 775, 944.  
 George, Biographical note, i, 665.  
 Inaugural address, i, 666.  
 Valedictory address, i, 901, 903.
- Joseph, member of assembly, iii, 936.  
 late sub-sheriff, of Chester county, attainted of treason, iii, 670, 690, 944.
- Joshua, of Northampton, attainted of treason, iii, 670, 690, 944.  
 William, member of committee of safety, iii, 546.
- Thomas M'Kean, appointed Secretary of the Commonwealth, iv, 481.  
 Richard, member of Congress, iv, 330.  
 William, of Northampton, attainted of treason, iii, 670, 690, 944.
- Thompson, Charles, secretary of Congress, transmits official documents, iv, 9.  
 David, shipwright, of Southwark, attainted of treason, iii, 681, 944.  
 James, nominated to the bench, vi, 566, 1044.  
 member of Congress, vi, 1049; vii, 116, 289.  
 death of, ix, 436.  
 John, nominated to the bench, vi, 749.
- Thompson, John M., member of Congress, ix, 521.

- Thompson, Joseph, nominated to the bench, vii, 151.  
 Joshua, taylor, of Goshen, iii, 682, 944.  
 William, member of committee of safety, iii, 546.
- Throop, Benjamin H., nominated asylum trustee, ix, 374, 494, 699, 930.
- Tilghman, James, commissioner to treat with the governor of Virginia on the Pittsburg Question of jurisdiction, iii, 474, 483.
- Tingley, Charles, nominated to the bench, vii, 253.
- Tioga county, Veto of special poor taxes for, viii, 168.
- Tipping discountenanced by the Constitution, iii, 643.
- Title, Seven years quiet possession, i, 40.
- Titles, Prohibition of receipt of, iv, 131, 743, 761, 767, 770, 795.  
 to land, Veto of act to quiet, viii, 125.
- Titley, Benjamin, trader, of Philadelphia, attainted of treason, iii, 676, 944.
- Titusville, Call for relief for, xi, 88.
- Tobacco culture, Veto of experiment station for, xi, 686.
- Tod, John, member of Congress, v, 222, 375, 376.
- Todd, Courtland, miller, of Solsbury, attainted of treason, iii, 696, 944.  
 Lemuel, member of Congress, vii, 721; ix, 120.  
 William, member of assembly, iii, 936.
- Toland, George W., member of Congress, vi, 278, 438, 699.
- Tolley, John, mariner, of Southwark, attainted of treason, iii, 681, 944.
- Tonnage agents, vii, 894.  
 of ships, Duty on, iii, 343.  
 of vessels, Duty on, ii, 903, 920, 961.  
 tax, vii, 736, 825, 937.
- Topographical survey, 1899, xii, 316.
- Torrey, John, nominated to the bench, vii, 466.
- Town of Lewisburg to sell real estate, Right of, vii, 538, 563.
- Towne, Benjamin, printer, of Philadelphia, attainted of treason, iii, 680, 944.
- Towns in the province, i, 18, 63.  
 Landing places in, determined by governor and council, i, 63.
- Townsend, Charles C., member of Congress, x, 657.  
 Washington, member of Congress, viii, 930, 1115; ix, 121, 397.
- Townships, Division of North and South Union, viii, 215.  
 Veto of enlargement of the act relating to counties and, x, 42.
- Tracey, Henry W., member of Congress, viii, 444.
- Tracy, George, nominated to the bench, vii, 416.
- Trade, Against illegal, i, 87, 108, 109.  
 Children to be taught a useful, i, 42.

- Trade of northern colonies, Application by Sugar Islands to re-  
strain, i, 482, 490, 493.
- Relief by the crown to provincial, iii, 318, 319.
- Traitors, Attainder of, iii, 669, 680, 689, 695, 774, 786, 828, 847,  
937.
- Estate of, i, 41.  
in 1863, viii, 492.
- Transfers, property, Registration of, i, 40.
- Transportation facilities (see also canal, navigation, railroad,  
road, river), iii, 949; v, 98, 157.
- Travellers from the province, Law on, i, 22.
- Treadmill for punishment of crime, v, 386.
- Treason, Attainder of, Constitution of 1838 on, vi, 518.  
Persons guilty of, iii, 669, 680, 689, 695, 774, 828, 847, 937.
- Treasurer, State, ix, 152 .
- James E. Barnett, xii, 507.
- James S. Beacom, xii, 283.
- Charges against, xi, 65.
- Checks on the, viii, 111.
- Constitution of 1838 on, vi, 512.
- Constitutional amendment requiring the election of, ix, 196.
- Constitutional provisions for, iv, 126.
- William B. Hart, Proclamation of decease of, x, 840.
- Benjamin J. Haywood, xi, 718.
- ineligible to assembly, council or Congress, iii, 638.
- Instructions to, iv, 91.
- Insufficient bond of, viii, 847.
- Samuel M. Jackson, xi, 378.
- Legal status of, iv, 512.
- John W. Morrison, xi, 79.
- Orders drawn on the, iv, 158.
- Proclamation of election of Silas M. Bailey, ix, 881.
- Henry K. Boyer, x, 847.
- Samuel Butler, ix, 737.
- William B. Hart, x, 651.
- William Livsey, x, 210.
- Matthew Stanley Quay, x, 472.
- Resignation of, viii, 319.
- 1890, Returns of election of, x, 939.
- Transmittal of returns of election of, 1889, x, 745.
- Veto of a resolution regarding the, vi, 495.  
an act directing certain suits to be brought by the, vi,  
856.
- increase of clerical force of the, x, 134.

- Treasurer, State, refund from, to W. A. Southwell, x, 1052.  
 Writ for vote on Constitutional amendment providing for election of, ix, 112.
- Treasury, defects of, 1861, viii, 283.  
 Disposal of funds in, 1895, xi, 123, 409.  
 Public, always subject to inspection of governor and council, i, 63.  
 Relation of governor and council to, i, 31, 48, 63.  
 State, Dangers to, viii, 189.
- Treaty with Six Nations at Albany (1754), ii, 282, 284, 290.
- Trees, proportion left standing, i, 22.
- Tregoe, Jacob, blacksmith, of Goshen, attainted of treason, iii, 682.
- Trenton battlefield monument, xi, 460.
- Trespass, Law on, i, 22.  
 legislation, Veto of special for Westmoreland county, ix, 829.
- Trespasser, Connecticut, iii, 45, 51, 67, 69, 80, 94, 109, 197, 200, 218, 225, 229, 231, 406, 410, 411, 412, 414, 417, 418, 419, 426, 448, 451, 459, 461, 471, 519, 525, 540, 873, 876, 973, 975.  
 on indian lands, iii, 322, 323, 326, 329, 347, 348, 358, 361, 362, 365, 366, 383, 385, 439.  
 Virginia, iii, 457, 464, 472, 473, 474, 478, 479, 480, 481, 506, 714, 747, 779, 1020.  
 (see also Connecticut, Luzerne), on the western borders, iv, 624.
- Trial by jury, iii, 640.  
 Constitution of 1838 on, vi, 516.  
 of issues on the statement and affidavit of defence, xi, 25.
- Trimble, James, Deputy Secretary, iii, 929, 964, 965, 967, 968.
- Troops (see also Military), Against disbandment of, iii, 12, 14, 38, 41, 496, 498.  
 for the French war, i, 886, 889, 890, 897, 899, 901.  
 Levy of, to be sent to New York, i, 74.  
 Mustering, ii, 627.  
 Need of more, viii, 380, 441.  
 Pay of, iii, 532, 533.  
 Provincial, ii, 967.  
 for Fort Pitt, iii, 538.  
 Quarters for British, ii, 457, 755, 760, 762, 763, 768.  
 Quota for the province, i, 78, 79.  
 Regular, Need of, ii, 512.  
 Concerning funds for, i, 156.
- Trout legislation for Cumberland county, Veto of, ix, 360.  
 Michael C., member of Congress, vii, 589.



- Troy Methodist church, Veto of incorporation of, vi, 727.
- Trumbower, Henry, Murder of, vi, 263.
- Trumbull, Jonathan, Governor of Connecticut, iii, 448, 459, 471.
- Trunkey, John, In memoriam, x, 739.
- Trust Company, Allegheny, viii, 1097.
- People's Safe Deposit and, viii, 1052.
- West Philadelphia Mutual Savings, viii, 979.
- funds, Veto of authority to divert certain, viii, 129.
- lands, Veto of sale of certain, viii, 496.
- Veto of annulment of a deed of, vii, 580.
- Trustees of lunatic hospital, viii, 55, 142, 230, 340, 438, 496, 560, 684, 802, 915, 974, 1067, 1102.
- Turbotville, Veto of special street legislation for, viii, 387.
- Turner, John, merchant of Philadelphia, attainted of treason, iii, 728, 944.
- Joseph, member of council, iii, 320.
- Turney, Jacob, member of Congress, ix, 398, 520.
- Turnpike, A United States, iv, 591.
- Philadelphia and Lancaster, iv, 608.
- Pittsburg and New Alexandria, v, 560.
- Sugar Valley and White Deer, viii, 245.
- Susquehanna and Waterford, v, 176.
- Twightwee Indians, ii, 82, 126, 129, 132, 135, 197, 204, 207, 208, 251.
- Tyler, M. C., nominated to the bench, vii, 152.
- Moses, nominated to the bench, vi, 678.
- Tyson, Job R., member of Congress, vii, 720.

## U.

- Udree, Daniel, member of Congress, iv, 816; v, 248, 375, 379.
- Undertakers, Board of, xii, 7, 362, 389, 405.
- Union Canal Company, Veto of a bill for the relief of, vi, 664.
- county, Veto of re-annexation of part of Brady township to, viii, 249.
- Special legislation on, viii, 353.
- of Colonies, Proposed, ii, 273.
- Uniontown legislation, Veto of, x, 389.
- Veto of increase of powers of corporate authorities of, ix, 265.
- United Brethren, Veto of incorporation of Pennsylvania annual conference, viii, 917.

- United States Arsenal, see Allegheny, Frankford, Schuylkill, vi.  
 Articles of confederation of, Need of improvement of, iii, 1034.  
 authorities called upon in 1838 to suppress violence in the assembly, vi, 444, 486.  
 Cession of land at Gettysburg and Philadelphia for national cemeteries to the, x, 287.  
 Cession of jurisdiction over lands adjoining Frankford arsenal to, x, 289.  
 Cession of jurisdiction over marine hospital site near Pittsburg, vii, 23.  
 Claims of the state against the, iv, 171, 177.  
 Courts, Vermont legislature on provisions for removing judges of the, iv, 627, 633.  
 desires jurisdiction over Schuylkill and Frankford arsenals, vi, 143.  
 disapproval of certain attempts for collecting money already paid by the, ix, 103.  
 Georgia difficulties with the, v, 720.  
 jurisdiction over locks and dams on the Ohio river, ix, 505, 561.  
 Kentucky resolutions on the maintenance of the, iv, 595.  
 Maine against internal improvements by the, v, 735, 744.  
 Mansion for the president of the, iv, 223.  
 Marine Hospital in Pittsburg, ix, 804, 806.  
 marshall, Interference with, in execution of duty, v, 47.  
 Massachusetts on the Georgia difficulties with the, v, 949.  
 on cession to the, of Frankford arsenal, v, 927.  
 Proposed convention to consider questions between states and the, vi, 65, 71.  
 purchase of land adjoining Frankford arsenal, vii, 356.  
 requests cession of jurisdiction over certain lands at the Philadelphia navy yard, v, 718.  
 Senator, Invalid election of, iv, 283.  
 Senators, Virginia and other legislatures on removal of, iv, 634, 665, 668, 714, 722, 738.  
 turnpike, iv, 591.  
 Universities, Constitutional provision for, iii, 645.  
 Veto of a bill rendering incompatible the holding of office in the state and the, iv, 484.  
 University of Pennsylvania, iii, 735; iv, 153; v, 288; vii, 618.  
 appropriation, Veto of part of, xii, 243, 462.  
 Veterinary hospital, Veto of appropriation for, x, 623.  
 Utah, Disorders in, viii, 16.

## V.

- Vacancy in office, What constitutes a, v, 291.
- Vaccination, Compulsory, ix, 87.
- Vagrancy, 1876, ix, 486.
- Valley Creek bridge, vi, 413.
- Forge Association, Veto of appropriation for, xi, 340.
- commission, xi, 473, 522, 525, 547; xii, 349, 387, 398, 406, 424.  
406, 424.
- park, xi, 461.
- Van Allen, Timothy O., nominated asylum trustee, ix, 500, 800.
- Van Amringe, Henry H., nominated to the bench, vi, 565.
- Van Auken, Daniel M., member of Congress, viii, 744, 930.
- Vanderslice, Thomas, Jr., Murder by, iv, 878.
- Van Duzer divorce, vii, 269.
- Vanhorn, William, member convention of 1776 for Bucks county, iii, 647.
- Vanhorne, Isaac, member of Congress, iv, 476.
- Vankirk, William, nominated to the bench, vii, 418.
- Van Middleswarts, Abraham, member convention of 1776 for Bucks county, iii, 647.
- Vaughan, John, husbandman, of Mount Bethel, attainted of treason, iii, 684, 945.
- Vaux, Richard, member of Congress, x, 854.
- nominated inspector Eastern Penitentiary, ix, 642.
- nominated to the bench, vi, 888.
- Vendue laws, iii, 946.
- Venue in Virtengruber case, Veto of change of, viii, 127.
- Vermont legislature on Pennsylvania constitutional amendment concerning disputes between State and general governments, iv, 713.
- on provisions for removing judges of the United States courts, iv, 627.
- on Virginia proposition regarding removal of Senators, iv, 714.
- on election of president and vice president by popular vote, v, 922.
- on extending the term of the president to six years, v, 922.
- on the Georgia proposition to prevent the election of president devolving upon the House of Representatives, v, 922.
- on the Georgia proposition to prohibit the importation of a person of color into a State contrary to its laws, v, 621.
- on the Kentucky proposition to prohibit alterations in pay of Senators and Congressmen during the term for which they were then elected, v, 80.

- Vermont on the Maryland proposition to appropriate public lands to education, v, 308.
- on the Massachusetts proposition concerning the election of Presidential electors and Congressmen, v, 78.
- on the New Jersey proposition for a gradual emancipation of slaves, v, 621.
- proposition regarding the election of President and Vice President, v, 144, 277.
- on the proposition to elect the President and Vice President by popular vote, v, 922.
- on the proposition to make the term of President and Vice President six years, v, 922.
- on the Tennessee proposition as to Presidential electors, v, 623.
- proposition for an international board of arbitration, vii, 462.
- soldiers, Kindness of Philadelphia to, viii, 675.
- Vernon, Elias, taylor, of Chester, attainted of treason, iii, 683, 944.
- Gideon, proclaimed an outlaw, iii, 925.
- husbandman, of Providence, attainted of treason, iii, 683, 944.
- Nathaniel, laborer, of Chester county, attainted of treason, iii, 670, 690, 944.
- jun., laborer, of Chester county, attainted of treason, iii, 670, 690, 944.
- Vernor, Frederick, yeoman, of Philadelphia, attainted of treason, iii, 681, 944.
- Verree, John P., member of Congress, viii, 85, 262.
- Vessels at Philadelphia, Relaxation of embargo on, ii, 797.
- Duty on tonnage of, ii, 903, 920, 961.
- Embargo on, ii, 610, 772.
- Raising, ii, 854.
- Remonstrance of Assembly against, ii, 813.
- Veteran corps, viii, 659.
- Veterinary examiners, xii, 6, 360, 388, 397.
- hospital, Veto of appropriation for University, x, 623.
- Veto of a pier in the Delaware, viii, 680.
- a State road in Berks county, viii, 224.
- a statute of limitations for the directors of the poor of Washington county, viii, 53.
- a street opening in Philadelphia, viii, 1172.
- Agricultural Experiment Station, x, 179, 415.
- alteration of charter of Emporium, viii, 893.

- Veto of amendment to incorporation of Philadelphia, providing for recording all city legislation in the office of the recorder of deeds, viii, 471.
- American Steam Plow Manufacturing Company, viii, 231.
- Anthrax Oil Company, viii, 578.
- Ario Iron Company, viii, 160.
- Artisans' Deposit Bank of Pittsburg, viii, 909.
- auction legislation, viii, 1089.
- Aughwick Mining and Exploring Company, viii, 890.
- Bear Creek Oil and Pipe Company, viii, 1170.
- bird book, xi, 256, 545.
- game act, xi, 575, 641, 643.
- Brady's Bend Iron Company, viii, 58.
- Broker's Beneficial Association of Philadelphia, viii, 801.
- Brookville Gas and Water Company, viii, 1093.
- California Seminary of Washington county, viii, 164.
- canal damage claim of Thomas Morley, viii, 205.
- Catholic Philapatrian Institute of Philadelphia, viii, 800.
- change of term of office of sheriff of Lancaster county, viii, 302.
- change of venue in case of Commonwealth vs, Anna M. Virtengruber, viii, 127.
- Chester Union Store Company, viii, 252.
- Citizens' Accident and Life Insurance Company, viii, 1051.
- City Deposit Bank and Trust Company of Scranton, viii, 763.
- combination of Dauphin county register of wills with clerk of orphans' court, viii, 148.
- Conneautville Savings Bank, viii, 892, 911.
- consolidation of register of wills and clerk of courts in Luzerne county, viii, 74.
- consolidation of register of wills and clerk of orphans' court in Dauphin county, viii, 301.
- Consolidation Savings Bank of Pittsburg, viii, 913.
- Co-operative Life Insurance Association of Philadelphia, viii, 916.
- corporation act, viii, 701.
- corporation on account of brief limit within which stockholders may be liable, viii, 578.
- Crawford County Mining Company, viii, 706.
- creation of a claims commission, viii, 221.
- creation of a fourth ward in Easton, viii, 897.
- criminal courts for Dauphin, Lebanon and Schuylkill counties, viii, 921.

- Veto of detachment of appointment of Easton sealer of weights and measures from the Governor, viii, 987.
- district court of Luzerne county, viii, 1096.
- division of North and South Union townships in Fayette county viii, 215.
- division of Port Carbon into two wards, viii, 888.
- division of southern Cass township, viii, 32.
- East Scranton Improvement Company, viii, 225.
- Eastern Iron Company, viii, 160.
- education of teachers in Westminster College, viii, 150.
- erection of an independent school district out of parts of two townships in separate counties, viii, 130.
- exemption of estate of John McCormick from collateral inheritance tax, viii, 1057.
- exemption of Markleville Normal Institute property from taxation, viii, 132.
- exemption of property of Pittsburg Church Guild from taxation, viii, 961.
- extended powers of Madera Coal and Improvement Company, viii, 737.
- extension of charter of bank of Montgomery county, viii, 538.
- of charter of Pennsylvania Asylum, viii, 31.
  - of Columbia bank, viii, 306.
  - of eminent domain to certain school directors, viii, 46.
  - of limits of Beallsville for school purposes, viii, 222.
  - of powers of district and associate law judges, viii, 123.
  - of terms of office of Berks county constables, viii, 1043.
  - of time for payment of enrolment tax on incorporation of Girard Tunneling Gold and Silver Mining Company, viii, 966.
  - of time of payment of enrolment tax on incorporation of Richland Street Railway Company, viii, 1173.
- eel weirs and fish baskets, xi, 278.
- Fall Brook Coal Company, viii, 162.
- Fleury Oil Company, viii, 57.
- Franklin Gold and Silver Mining Company, viii, 703.
- game and fish warden, xii, 213.
- law for State reservations, xii, 572.
- Gettysburg battlefield book, xi, 618.
- Grand Branch of the Emerald Beneficial Association, viii, 1685.
- grant of land to Erie for a park, xii, 138.
- grant of Lebanon potters field for school purposes, viii, 1168.

- Veto of Greencastle Town Hall Company, viii, 1169.
- Hazleton Deposit Bank and Trust Company, viii, 762.
- Hellertown Savings Bank, viii, 1091.
- Homeopathic insane asylum, xi, 640.
- Howard Iron and Coal Company, viii, 736.
- incorporation of Allegheny Masonic Hall Association, viii, 1050.
- increase of jurisdiction of justices of the peace in certain counties, viii, 255.
- increased tolls by the Delaware Division Canal Company, viii, 699.
- insurance legislation, viii, 133.
- Johnstown and Scalp Level Turnpike, viii, 146.
- jurisdiction of courts over turnpike and plank road companies, viii, 700.
- legislation against store orders on account of deficit therein, viii, 544.
- for the People's Savings Bank of Pittsburg, viii, 905.
- for the West Philadelphia Mutual Savings Fund and Trust Company, viii, 979.
- for the Williamsport Savings Institution, viii, 981.
- on transfer of stocks in corporations, viii, 1164.
- on the Burd will case, viii, 1100.
- on the port wardens of Philadelphia, viii, 1060.
- relative to Colebrookdale railroad company, viii, 829.
- relative to sale of unseated lands, viii, 391.
- legitimation of Mary Allen, viii, 24.
- limiting the size of stone in macadamized roads, xi, 623.
- Marine Hospital of Pennsylvania at Erie, viii, 816.
- Merchandise Loan and Deposit Company, viii, 1171.
- Middleburg Building Association, viii, 1048.
- Mifflin County Bank, viii, 242.
- Mineral Railroad and Mining Company, viii, 677.
- Miners' Deposit Bank and Trust Company, viii, 764.
- modification of license tax on brokers, viii, 705.
- Mont Alto Iron Company, viii, 157.
- Mount Joy Bank, viii, 234.
- National Oil Company, viii, 704.
- Nesquehoning Valley Railroad, viii, 390.
- New York and Carbondale Coal Company, viii, 227.
- Norris Cornish Engine Works, viii, 26.
- of a loan for the Harrisburg and Lancaster railroad, vi, 384.
- a New York corporation to hold land in Pennsylvania, viii, 707.
- a Wattsburg school bill, viii, 145.

- Veto of a York county road bill, viii, 127.
- abolition of court of nisi prius, viii, 393.
- mayors court of Lancaster, vii, 226.
- act authorizing common carriers to sell unclaimed property, ix, 229.
- authorizing James Y. Brady, late justice of the peace to continue his duties, viii, 763.
- authorizing sheriff of Allegheny county to tax certain costs, viii, 898.
- below Pittsburg, x, 175.
- changing venue from Beaver to Fayette county, viii, 491.
- concerning fishing in the Monongahela and Ohio rivers, x.
- excluding children under six from Allentown schools, viii, 240.
- for bridge over Schuylkill in Philadelphia, viii, 388.
- compensation of the Legislature, vii, 847.
- completing the West Philadelphia Railroad, vii, 139.
- co-operative associations, x, 412.
- enrolling Lieutenant Edward Marshall, x, 394.
- equalization of the currency, viii, 436.
- fencing Cleveland and Pittsburg Railroad, viii, 232.
- fixing the board of prisoners in county jails, ix, 857.
- foreign glue companies to hold real estate, xi, 610.
- government of cities of the fifth class, x, 124.
- maintaining peace in railroad cars and stations, x, 613.
- memorials to Garfield, McClellan, the Scott Legion and Jennie Wade, x, 599.
- monuments to Meade and Hancock, x, 600.
- prevention of mental disorders, x, 1057.
- protection of ruffed grouse, xi, 641.
- protection of wages of labor, x, 380.
- real estate brokerage corporations, xi, 644.
- relief of James Clark, viii, 907.
- Robert Dittrich, x, 580.
- W. J. Hans, x, 414.
- George Heffley, x, 129.
- Henry Millen, x, 578.
- John Mong, viii, 314, 366.
- John Paister, x, 128.
- Pennsylvania exhibitors in the American exhibition in London, x, 579.
- of Philadelphia and Trenton railroad, viii, 682.
- several agricultural organizations, x, 579.



- Veto of act for relief of James H. Tebay, x, 586.
- act for renewing and extending charters of banks, x, 583.
  - revision of tax assessments, x, 400.
  - sale of North Western Railroad, viii, 206.
  - the protection of deer in Pike county, ix, 346.
  - legalizing certain military elections in Montour county, viii, 397.
  - act making various taxes first liens upon real estate, xii, 449.
- on children in the House of Refuge, xii, 127.
- confirmation of city officers, xii, 180.
  - constables' fees, xii, 175.
  - county and township officers, xii, 561.
  - county taxes, xii, 593.
  - court criers and tipstaves, xii, 124.
  - debts of boroughs or townships annexed to cities, xii, 584.
  - enforcement of city ordinances, xii, 162.
  - government of cities of the third class, xii, 193.
  - incorporation of boroughs situate in two counties, xii, 128.
  - investments of banks and other corporations, xii, 456.
  - judicial sales and mortgages, xii, 568.
  - land warrants, xii, 190.
  - mechanics' liens, xii, 453.
  - places for holding elections, xii, 49.
  - real estate of insolvent debtors, xii, 51.
  - relief and employment of poor, xii, 133.
  - school tuition, xii, 576.
  - sheriff's sales, xii, 120.
  - transfer of mortgages, xii, 446.
  - violators of borough ordinances, xii, 79.
- prohibiting Montgomery county commissioners from completing a court house, vii, 564.
- relating to tonnage agents, vii, 894.
- actions of ejectment, viii, 199.
  - advertising of vendors of foreign merchandise in Philadelphia, viii, 540.
  - appeals and transcripts from judgments of justices of the peace, viii, 1085.
  - auctioneers in cities of the first class, ix, 860.

- Veto of an act relating to auctioneers in Beaver county, viii, 896  
 Chambersburg, Greencastle and Hagerstown Railroad, viii, 72.  
 collection of district and township debts, x, 384.  
 commutation of death punishment in certain cases, viii, 887.  
 courts of Lancaster county, viii, 63.  
 debts not of record to decedents, xi, 304.  
 defaulting tax collectors, xi, 620.  
 discharge of prisoners in counties not having special laws regulating prisons, ix, 860.  
 election of county officers where the counties constitute a separate judicial district; ix, 856.  
 entry of judgments in Bucks county, viii, 541  
 entry of judgments in Philadelphia, viii, 585  
 estate of Levi D. Seltzer, viii, 236.  
 extinguishment of dowers, xi, 619.  
 finances and taxes in cities of the second class, ix, 835.  
 fire marshal of Allegheny, xi, 304.  
 foreign insurance companies, xi, 663.  
 forfeiture of charters of street railroad companies, x, 173.  
 judgments against tort-feasors, xi, 608.  
 late treasurer of Schuylkill county, viii, 676.  
 lateral railroads, viii, 207.  
 market companies,, viii, 539.  
 Pennsylvania railroad, viii, 818.  
 Petroleum Bank, viii, 611.  
 Philadelphia municipal advertising, xi, 633, 635.  
 Philadelphia police, viii, 247.  
 Pittsburg, Kittanning and Warren Railroad, viii, 238.  
 poor districts and poor taxes, x, 764.  
 publication of legal notices in Philadelphia, viii, 587.  
 Richmond and Schuylkill Railroad Company, viii, 212.  
 road juries in Philadelphia county, viii, 911.  
 roads, highways and bridges, viii, 664.  
 sheriffs' sales, viii, 69.  
 Supreme Court, viii, 315.  
 surveyors, x, 127.  
 taxation of foreign railroad companies entering the State, xi, 632.

- Veto of act relating to treasurer of Lycoming county, viii, 895.  
the poor directors in Washington county, viii, 210.  
unpatented lands, xi, 621.  
unseated lands, xi, 622.  
Venango Bank, viii, 612.  
West Chester Railroad Company, viii, 217.  
relative to a city code in cities of the third class, ix, 852.  
absentees, ix, 313.  
assessments in South Bethlehem, ix, 342.  
business principals and agents, x, 381.  
construction of State Arsenal, ix, 646.  
livery stable keepers, x, 355.  
road supervisors, x, 1025.  
requiring a municipal corporation to acquire the franchises and property of any corporation, before undertaking its functions, xii, 219.  
vehicles to turn to the right on streets and roads, xii, 126.  
securing regular pay to laborers, ix, 844.  
coal and iron laborers regular and lawful money wages, ix, 829.  
specifying property in dead bodies, xi, 3.  
taxing all papers representing wages not redeemed in thirty days, x, 616.  
that a suit wrongly begun in equity may be continued at law, xi, 562, 578.  
to assist borough division, xi, 609.  
change place of elections in Potter county, viii, 988.  
define embezzlement from unincorporated societies, x, 395.  
exempt loans to the city of Reading from taxation, viii, 960.  
fix judges' salaries, x, 813.  
increase taxation in boroughs, x, 1010.  
pay certain debts of the Erie Marine Hospital, x, 597.  
pay for illegal publication of tax list, x, 1008.  
prevent deception by gilded ware, x, 1095.  
kidnapping, vii, 491.  
rights of way across lands belonging to schools, colleges, etc., x, 301.  
relieve tenants in case of injured buildings, x, 425.  
Thomas F. Kerns from payment of State funds lost by failure of a bank, ix, 871.  
set aside a sheriff's sale, vii, 561.

- Veto of act to vacate Oak alley in Easton, viii, 384.  
 transforming the Southern Insurance and Trust Company into the Tradesmen's Bank, vii, 146.  
 vesting the property of bodies of deceased persons in certain heirs, ix, 847.  
 acts of Assembly, Crown, iii, 45, 445.
- added incorporation of Fayette County Railroad Company, viii, 61.
- added legislation on a State road in Chester county, viii, 79.
- additional copies of Governor's message, 1891, x, 980.  
 of Pennsylvania "Bird Book," x, 1068.  
 of Smull's Handbook, x, 298, 356.
- additional judge in the Sixth Judicial District, viii, 43.  
 in the Twenty-first District, viii, 1167.
- additional judges, xii, 457.
- additional law judge for the Eighth Judicial District, x, 313, 567.  
 for the Fifteenth District, x, 296.  
 for the Forty-eighth District, x, 430; xi, 601.
- additional law judge, xi, 291.  
 for Tenth District, xi, 534.  
 for Twenty-seventh District, xi, 530.
- additional legislation regarding the anthracite coal miners, x, 611.
- Allegheny Trust Company, viii, 1097.
- amendment of title of Baker ballot law, xi, 625.
- amendment to act relating to counties and townships, x, 42.  
 to insurance law, x, 1093.
- an apportionment act, vii, 422.
- annulment of a deed of trust, vii, 580.
- anti-smoke legislation, x, 1058.
- apportionment bill, x, 314, 325.
- appropriation for a Beaver county hospital, xi, 15.  
 for architect's fees at institution for feeble-minded at Polk, xii, 597.
- Association for Prevention of Cruelty to Children, x, 775.
- Avery College, xii, 601.
- Berean Manual Training School, xii, 600.
- Board of Agriculture, 1901, xii, 597.
- certain payments for Wernersville Asylum, xi, 596.
- charitable institutions, 1891, xi, 18.  
 1895, xi, 670, 672, 673, 676, 695, 696.

- Veto of appropriation for Chambersburg Industrial Kindergarten, xii, 600.
- election contest, xi, 347.
- enlargement of Scott Legion burial vault, x, 411.
- expenses of legislature at the Presidential inauguration, 1897, xii, 216.
- expenses of legislature in attending Grant's and Washington monument dedications, xii, 203.
- feeble-minded, xii, 598.
- Florence Crittenden Home at Erie, xii, 603.
- Friends' Home for Children, xii, 602.
- German Protestant Home for Aged, xii, 602.
- Grove City College, xi, 10.
- Home for Blind Men, x, 623.
- Home for Crippled Children, x, 781.
- hospitals, 1891, xi, 48, 49, 50, 51, 52, 53.  
1895, 665, 666, 667, 668, 669, 674, 675, 681, 692, 693.
- House of Good Shepherd, xii, 601, 603.
- House of Refuge, xii, 471.
- index to local legislation, xi, 281.
- Industrial Home for Discharged Prisoners, xii, 599.
- Infirmary in the Home for Old Ladies, x, 449.
- insane asylums, xii, 225.
- investigating committee on burning of capitol, xii, 202.
- investigation of bribery charges in connection with child insurance, xii, 246.
- investigation of conditions in anthracite coal regions, xii, 233.
- investigation of conditions in bituminous coal regions, xii, 238.
- investigation of Dairy and Food Commission, xii, 229.
- investigation of State Penitentiaries, xii, 235.
- John Maxwell, x, 432.
- Lehigh University, xii, 226.
- master builders' mechanical trade schools, xii, 433.
- Memorial Hall in Failmount Park, xi, 9.
- Meredith monument, xii, 609.
- Montgomery County Charity Hospital, x, 1096.
- Nautical School Ship, xii, 471.
- Old Ladies' Home, x, 777.
- payment of salaries to heirs of public officers who have died, x, 825.
- Pennsylvania Agricultural Society, xi, 305.
- Pennsylvania Museum and School of Industrial Art, xii, 469.

- Veto of appropriation to Philadelphia Zoological Society, x, 1097.
- Pittsburg free dispensary, x, 778.
- publication of proceedings of Constitutional convention, ix, 224.
- purchase of Penn's Charter of Liberties, xi, 681.
- repair of Pennsylvania canal at Bridgewater, xi, 344.
- Saunders-Roberts election case, xii, 240, 248.
- Shiffer-Leh election case, xii, 248.
- schools, 1899, xii, 478.
- sectarian institutions, x, 785.
- State College, x, 471.
- the relief of citizens of Somerset, ix, 237.
- training school for feeble-minded, x, 634.
- University of Pennsylvania, xii, 243, 462.
- University Veterinary Hospital, x, 623.
- Valley Forge Association, xi, 340.
- various causes, 1897, xii, 250.
- 1899, xii, 473.
- various charitable institutions, x, 184, 436.
- various hospitals, 1885, x, 436.
- 1887, x, 628, 635, 636, 637, 638, 639, 640, 641, 642.
- 1889, x, 803, 821, 822, 823, 824.
- 1897, xii, 197, 198, 200.
- 1899, xii, 460, 462, 463, 464, 465, 466, 467, 468, 469, 470.
- 1901, xii, 598, 604, 605, 606, 607, 608.
- various purposes, 1891, xi, 40.
- 1893, xi, 356.
- 1895, xi, 689.
- Waterford academy, xi, 301.
- Wayfarer's Lodge, xii, 599.
- Western Pennsylvania Hospital at Pittsburg, x, 807.
- Will's Eye Hospital, x, 788.
- Womans' Homeopathic Hospital, x, 606.
- 1883-1884, x, 194.
- 1885, in part, x, 348.
- in part for Erie Soldiers' Home, xii, 460.
- of certain property by the Philadelphia and Reading Railroad, vii, 231.
- to Allentown Hospital, xii, 432.
- re-erect school buildings burned at Milton, ix, 862.
- arbitration legislation, x, 363.
- assessment act, x, 595.
- assessment of a poor tax on unnaturalized persons, xi, 12.

- Veto of assistant superintendent of schools in Pittsburg and Allegheny, xi, 237.
- asylum treatment of morphine addiction, xii, 160.
- auction legislation for Lancaster, ix, 187.  
Reading, ix, 361.
- Austin divorce, vii, 186.
- authority for abandonment of toll roads, x, 310.
- Allegheny county to sell certain Pittsburg real estate, x, 757.
- appeal in certain equity cases of account, xi, 592.
- appointment of commissioners of Perry and Lycoming county to take deposition of witnesses, viii, 1094.
- boards of education to sell school property, x, 1056.
- Chestnut Hill Lutheran church to sell real estate, viii, 915.
- cities of the second class to invest the moneys in their sinking fund, x, 18.
- corporations to levy taxes, x, 561, 564.
- counties and municipal corporations to enter suit, xi, 590.
- counties to retain part of a State tax, xii, 426.
- court martial to summon civilians, x, 398.
- court to audit or re-audit bounty accounts in Luzerne and Perry counties, viii, 1056.
- directors to sell school property, xi, 235.
- Isaac M. Pennock to divert certain trust funds, viii, 129.
- Isaac W. Yeakel to sell certain real estate, ix, 368.
- J. H. Shaw to sue the State for badges furnished the legislature, xii, 570.
- North and South Abington townships to subscribe for certain turnpike stock, viii, 914.
- railroads and canal companies to purchase stock and bonds of coal, iron, etc., companies, x, 559.
- school directors of Longswamp to levy a bounty tax, viii, 962.
- separated husband and wife to have separate real estate rights, x, 91.
- State Treasurer to refund collateral inheritance tax paid in error, x, 1054.
- to repay certain taxes to stock dealers, x, 596.  
use school houses for religious worship, xii, 70.  
vary the period of reduction of prompt payment of taxes, x, 118.

- Veto of authority for trial of issues on the statement and affidavit of defence, x, 257.
- authorization for Samuel Buck to convey certain real estate, vii, 524.
- bank legislation, vii, 566, 567.
- banks, vii, 714.
- bicycle road act, vii, 177.
- bill for free libraries, xi, 309.
- insane in almshouses, xi, 16.
- support of indigent insane, xi, 342.
- the relief of officials of the legislature, x, 1885, x, 344.
- on election of trustees of academies, xi, 317.
- municipal liens, xi, 319.
- to make taxes a lien, xi, 311.
- pay additional salary to the states of deceased judges, x, 594.
- bird day, xii, 217.
- bond issue for Blairsville, ix, 369.
- Brookville, ix, 331.
- bonus upon renewal of a corporation charter, xi, 614.
- borough electric manufacturing act, xi, 627.
- fire act, xii, 130.
- street act, xii, 425.
- tax law, x, 998.
- Brandywine soldiers' monument, xii, 609.
- bridge act, xi, 314; xii, 582, 587.
- toll act, xi, 321.
- buildings act, xii, 163.
- canal legislation, x, 357.
- certain school district legislation, vii, 526.
- change of name of Dollar Real Estate Loan Association, ix, 104.
- city code in cities of the third class, x, 68.
- legislation, 1885, x, 444.
- collateral inheritance legislation, x, 107.
- collection of forfeited recognizances and fines by contract, x, 387.
- combination of health offices in small boroughs, xii, 143.
- commission to revise corporation laws, xii, 585.
- committee to investigate Philadelphia government, xii, 74.
- compensation of school directors in electing county superintendents, xi, 232.
- compulsory education act, xi, 282.
- physical culture in school, x, 1004; xi, 233.
- school attendance, x, 1090.



- Veto of concurrent resolution requesting Senators to support the federal election bill, x, 977.
- confirmation of election of a supervisor, vii, 678.
- Congressional apportionment, 1891, xi, 25.
- contagious disease act, xi, 269.
- corporation legislation, x, 166, 167, 169, 363, 419.  
     proxy legislation, xi, 230.
- county bridge act, xii, 169.
- county officers salary act, xi, 237.
- county superintendent of schools salary act, xii, 428.
- court fee and mileage bill, x, 592.
- creation of Fishery Commissioners, 1873, ix, 190.
- creation of recorder in cities other than those of the first and second class, x, 798.
- Cumberland Valley Bank, vii, 184.
- dam in the Susquehanna, vii, 93.
- damages from public works, ix, 868.
- defective act repealing part of an act on pathmasters in Erie county, xi, 600.
- definition of a steam vessel, xi, 326.
- definition of the words "surviving members," x, 1056.
- deputy controller for Philadelphia, xii, 72.  
     register act, x, 1063.
- detachment of weather observations from the Franklin institute, x, 1067.
- digest of laws of Pennsylvania, xi, 6.
- dispensing with endorsement of warrants, xii, 115.
- Downingtown Water Works, ix, 367.
- duplicate act, xi, 297.  
     relative to amendment of Constitution, xii, 583.  
         assesments, xii, 579.  
         boroughs, xii, 580.  
         county officers, xii, 578.  
         "process" butter," xii, 590.  
         tax on fire insurance premiums, xi, 634.
- Brookville street extension act, vii, 346.
- corporation tax legislation, x, 371.
- dyke for protection of private property of citizens of Coal-mont, x, 1083.
- election district legislation, x, 376.  
     legislation, xii, 44.  
     legislation for Jefferson county officers, x, 574.  
     of fire department officers by firemen, xi, 285.
- judges, vii, 471.
- prosecuting attorneys, vii, 220.

- Veto of eleven fish or game acts, xii, 205.
- enlargement of competency of wife to testify, xii, 422.
    - jurisdiction of courts of common pleas, ix, 808, 858.
    - jurisdiction of justices of the peace, xi, 264.
    - of powers of chief burgess, xi, 573.
    - West Indiana borough, ix, 348.
  - entertainment appropriation in connection with the centennial of the federal constitution, x, 634.
  - enumeration of unnaturalized persons in State institutions, xi, 241.
  - erection of Jefferson county into a separate judicial district, xi, 601.
  - Erie City Bank, vii, 604.
  - erroneous corporation act, xii, 459.
  - Exchange, deposit and discount institution of Philadelphia, vii, 775.
  - experimental station for tobacco culture, xi, 686.
  - extension of charter of bank of Chambersburg and other banks, vii, 258.
    - Bank of Delaware county, vii, 271.
    - Columbia Bank and Bridge Company, vii, 268.
    - Farmers' and Drovers' Bank of Waynesburg, vii, 268.
    - Farmers' and Mechanics' bank, vii, 267.
  - fire insurance companies, x, 362.
  - insurance law, x, 359.
    - jurisdiction in railroad cases, xi, 265.
    - legislation on mechanics' liens, ix, 48.
  - lien upon debts of a decedent, xi, 413.
    - partition power to orphans' courts, x, 1032.
    - power of burgesses, x, 386.
    - powers of fire insurance company, vii, 32, 712.
    - property rights of married women, xi, 570.
    - right of appeal to petitioners for charters of incorporation, x, 388.
    - right of eminent domain to cities for park purposes, xii, 101.
    - term of Henry Wentz, a justice of the peace, ix, 31.
    - time for collection of taxes, xii, 562.
    - time for paying enrollment tax, ix, 3, 39.
    - time for tax collection, x, 382.
    - transporting powers to the Schuylkill Navigation Company, vii, 100.
  - Farmers' and Manufacturers' Bank of Centre county, vii, 908.

- Veto of Farmers' and Mechanics' Bank of Erie, vii, 180.  
Farmers' Deposit Bank of Pittsburg, vii, 171.  
farmers' institutes act, xii, 171.  
fence act, xi, 320.  
ferry legislation, x, 407.  
fire alarm act for buildings, xii, 187.  
    company legislation, x, 561, 564.  
    insurance legislation (see also insurance), xi, 312.  
    salvage associations, x, 1064.  
firemen's relief associations, x, 1064.  
fishery act, xi, 48, 616.  
fishway resolution, x, 111.  
food adulteration act, xii, 575.  
forestry act, x, 408.  
formulation of uniform accounts for State institutions by  
    State Board of Charities, x, 1077.  
Frontin divorce, vii, 187.  
further incorporation of the Hazleton Coal Company, vii,  
    218.  
    Philadelphia and Delaware Railway, ix, 29.  
    Philadelphia Banking and Savings Deposit Com-  
        pany, ix, 37.  
    Thiel College, ix, 350.  
further legislation for recorders of cities, x, 96.  
    pension to Jacob Hurst, x, 342.  
heavy penalties for unlawful use of dairy containers, xii,  
    411.  
homestead exemption act, xii, 594.  
Howell divorce, vii, 177.  
inaccurate corporation legislation, x, 423.  
incorporation of American Advertising Company, ix, 333.  
    American Tube Company, ix, 318.  
    American Fire Insurance Company, ix, 536.  
    Anthrax Fuel Company, ix, 274.  
    Allodial Land and Improvement Company, ix, 270.  
    Austin Contract and Improvement Company, ix, 322.  
    Beaver Cannal Coal and Mining Company, vii, 669.  
    Beaver Deposit Bank, ix, 46.  
    Black Lick Improvement Company, ix, 312.  
    Bradford Coal Company, ix, 349.  
    Broad Mountain Lumber Company, ix, 273.  
    Brookville Gas and Water Company, ix, 344.  
    Buck Ridge Railroad and Mining Company, vi, 386.

- Veto of incorporation of Bucks County Farmers' Product Market Association, vii, 580.
- Bullock Printing Press Company, ix, 345.
- Bunker Hill and Lafayette Railroad Company, ix, 328.
- Butchers' and Drovers' Bank, ix, 372.
- Cameron Building, Loan and Savings Association, ix, 370.
- Central Market Company of Allegheny, ix, 251.
- Central Mutual Life Insurance Company, ix, 347.
- Charleston Silver Lead Mining Company, vii, 554.
- Chester Wharf and Shipping Company, ix, 337.
- Christian Missionary Convention, ix, 244.
- Columbia Insurance Company, ix, 246.
- Compound Trust Bank, ix, 343.
- Conestoga Steam Mills, vii, 83, 164.
- Corry Provident Building and Loan Association, ix, 331.
- Coudersport and Port Allegheny Railroad Company, ix, 365.
- Coudersport Savings Bank, ix, 189.
- Cumberland Manufacturing Company, ix, 275.
- Cutlan Shoe Manufacturing Company, ix, 274.
- Cutlan Shoe Sewing Company, ix, 102.
- Delaware Valley Fire and Marine Insurance Company, ix, 357.
- Eastern Mutual Life Insurance and Trust Company, ix, 359.
- Employment and Construction Company of Philadelphia, ix, 323.
- Engle Keller Manufacturing Company, ix, 333.
- Enterprise Warehouse and Deposit Company of Indiana county, ix, 339.
- Equality Life Insurance Company of Pennsylvania, ix, 264, 332.
- Eureka Printing House Company, ix, 358.
- Evangelical Conference Church building society, ix, 235.
- Franklin Bank of Philadelphia, ix, 266.
- Franklin Manufacturing Company, ix, 276.
- Friendly Societies, x, 818.
- Gibraltar Insurance Company, ix, 340.
- Graybill Mercantile Company, ix, 342.
- Greensburg Non-explosive Oil and Gas Company of Pennsylvania, ix, 259.
- Hestonville Bank, ix, 324.

- Veto of incorporation of Hanover Branch Railroad Company, vii, 522.
- Hoboken Real Estate Savings Bank of Pittsburg, ix, 228.
- Home for the Friendless in Scranton, ix, 236.
- Home Savings Bank of Pittsburg, ix, 56.
- Indiana County Deposit Bank, ix, 109.
- Indiana Lumber Company, ix, 355.
- Iron City Mutual Life Insurance Company, ix, 252.
- iron works, vii, 32.
- King Creek Slate and Iron Company, ix, 271.
- Lafflin Powder Company, ix, 338.
- Lancaster County Mutual Insurance Company, vii, 230.
- Lancaster Home Mutual Fire Insurance Company, ix, 235.
- Lancaster Transfer Company, ix, 340.
- Lehigh County Mutual Fire Insurance Company, ix, 234.
- Lehighon Savings Bank, ix, 107.
- Linesville Police Company, ix, 42.
- Loyal hanna Mining and Manufacturing Company, ix, 354.
- Lumberman's Bank, vi, 170.
- Machinists' Company, ix, 347.
- Marine Bank, ix, 371.
- Marine Building Company, ix, 358.
- Merchants' and Manufacturers' Bank of Philadelphia, ix, 326.
- Middle Lehigh Coal Company, ix, 328.
- Military College of Philadelphia, ix, 362.
- Miners' Savings Bank of Scranton, ix, 248.
- Minnequa and Canton Passenger Railroad Company, ix, 318.
- Monongehela Improvement Company, ix, 363.
- Monongehela Savings and Deposit Bank, ix, 105.
- Montour Valley Railroad Company, ix, 330.
- National Trust Company of Pittsburg, ix, 272.
- North and West Branch Railroad Company, ix, 49.
- North Branch Railroad and Coal Company, vii, 35.
- North Lebanon Railroad, vii, 419.
- Pacific Land and Mining Company, ix, 335.
- Pennsylvania Railroad Iron Manufacturing Company, vii, 153.
- Philadelphia and Atlantic Steam Navigation Company, vii, 272.

- Veto of incorporation of Philadelphia Bone and Phosphate Company, ix, 352.
- Philadelphia Real Estate Company, ix, 334.
- Phosphor Bronze Company, ix, 320.
- Pittsburg and Erie Railroad Company, vii, 537.
- Pittsburg and South Side Steam Passenger Railroad, ix, 351.
- Saxon Color Manufacturing Company, ix, 349.
- Schaeffer Run Lumber Company, ix, 369.
- Schuylkill Manufacturing Company, ix, 251.
- Scott Iron and Manufacturing Company, ix, 247.
- Seranton Silk Company, ix, 233.
- Second National Loan and Homestead Association of Allegheny, ix, 258.
- Sharpsburg and Etna Savings Bank, ix, 57.
- Sloan Manufacturing Company, ix, 348.
- South Side Land and Improvement Company, ix, 350.
- Southern Land and Mining Company, ix, 336.
- Standard Steel Company, ix, 341.
- Towanda Trading Company, ix, 368.
- Washington Bank of Philadelphia, ix, 365.
- Watsonstown Car Manufacturing Company, ix, 254.
- Waynesboro Savings Bank, ix, 58.
- Westmoreland Mining, Manufacturing and Improvement Company, ix, 316.
- Wilkes-Barre City Hospital, ix, 248.
- Wheatley Silver Lead Mining Company, vii, 560.
- York County Cement and Paint Company, vii, 674.
- imprisonment for debt, x, 124.
- increase of armory rent allowance for the National Guard, xi, 10.
- capital of Columbia Bank, vii, 910.
- Honesdale Bank, vii, 763.
- clerical force of State Treasurer, x, 134.
- commutation of prisoners, x, 392, 609.
- compensation of county assessors in cities of the second class, x, 1087.
- to sheriffs for boarding prisoners, x, 141.
- councilmen in cities of the first class, x, 1059.
- debt of Philadelphia, xii, 56.
- independent poor districts, x, 805.
- inspectors of scales, weights and measures, xii, 592.
- latitude of banks in creating liabilities, vii, 669.
- National Guard armory rentals, x, 109.

- Veto of number of newspapers for public advertising in Philadelphia, x, 1033, 1081.
- powers of corporate authorities of Uniontown, ix, 265.
- salary of Philadelphia board of revision of taxes, xii, 71.
- increased edition of Smull's handbook, xi, 228.
- investigating committee on penal and charitable institutions, xi, 288.
- on Warren Insane Asylum, xi, 243.
- on the Pennsylvania Agricultural College, ix, 725.
- on the Susquehanna Canal Company, xii, 420.
- issue of Smull's handbook to schools, xi, 302.
- joint resolution for a commission on the institution for the feeble-minded, xii, 29.
- for the legislature to attend the dedication of Grant monument, xii, 43.
- on Cuba, xii, 26.
- on payment of witness fees on a miners' investigation, xii, 45.
- proposing amendment of Constitution relative to elections, xii, 489, 490.
- requiring all labor and material in the new capitol to be Pennsylvanian, xii, 27.
- Johnston divorce, vii, 357.
- justice of the peace act, xii, 439.
- judicial apportionment act, xi, 29, 252.
- salary act, xi, 580.
- judiciary legislation, ix, 837.
- jury legislation, x, 612.
- landlord legislation for Mifflin county, ix, 364.
- Lebanon Valley Bank, vii, 809.
- legalization of an election in York county, vii, 798.
- legislation concerning detectives, xi, 599.
- leases of real estate of married women, ix, 249.
- Williamsport Lumber Company, ix, 255.
- consequent upon the separation of Lackawanna from Luzerne county, x, 34.
- for election of judges, ix, 45.
- election of town council in Connellsville, ix, 219.
- Lewisburg to sell real estate, vii, 538, 563.
- penal code, ix, 184.
- perfecting conveyances of real estate under sales made by executors and trustees, ix, 384.
- Philadelphia Car Manufacturing Company, ix, 361.

- Veto of Phoenix Iron Company, ix, 276.
- Pittsburg and Ormsby Railroad Company, ix, 334.
- poor districts, x, 162.
- printing State publications, x, 353.
- the recovery of possession of leased furnished rooms,  
etc., x, 1087.
- relief of certain National Guard officers, x, 160.
- Ruby Silver Mining Company, ix, 338.
- Russian Bath Company, ix, 313.
- St. Andrew's Church of Springfield, ix, 261.
- St. Luke's Hospital at South Bethlehem, ix, 235.
- Schuylkill county prison, ix, 319.
- settlement of State land claims, ix, 59.
- Saulsbury and Baltimore Railroad Company, ix, 188.
- sheriffs in boarding prisoners, x, 341.
- the Barre Iron and Coal Company, ix, 356.
- the Moshannon Coal and Iron Company, vii, 896.
- Zion's Church of Alsace township, ix, 262.
- on assessment and taxation of bank shares, ix, 828.
- on casualty insurance, x, 1073.
- dissolution of corporations, xi, 615.
- district and township debts, x, 165.
- Huntingdon Reformatory, x, 1088.
- municipal claims, x, 366.
- Philadelphia magistrates' courts, x, 279.
- sheriffs' sales, xii, 563.
- the enrollment tax, vii, 912.
- wills, xi, 535.
- reducing collateral inheritance tax, vii, 761.
- regarding a tax on travelling salesmen, xi, 215.
- borough license taxes, x, 624.
- sale of real estate of dissolved corporations, x,  
    1074.
- relating to sheriffs, vii, 893.
- cities of the fifth class, x, 420.
- compensation for seizures for park purposes, xii,  
    112.
- hawkers and peddlers, x, 1069.
- judgments and mortgages, x, 399.
- marking soldiers' graves, x, 305.
- real estate of married women, xii, 454.
- surveyors and regulators in cities of the first class,  
    x, 554.



- Veto of legislation to restore the Delaware river to its original channel, x, 565.
- license legislation, xi, 617; xii, 123, 442.
- licenses for peddlers and hawkers, xi, 307, 310.
- life insurance legislation, x, 145.
- limit of lien of taxes against real estate, xi, 591.
- limitation of illuminating oils in coal mines, xi, 682.
- liquor adulteration act, xi, 607.
- license act, vii, 769; xii, 155, 157.
- traffic act, xi, 14, 299, 331, 639.
- local taxation of fire insurance companies, xi, 271.
- lunacy act, xii, 145.
- special legislation for the property of a lunatic, vii, 711.
- the relief of the legal representatives of Samuel M. Leiper, vii, 800.
- vacation of certain Philadelphia streets, viii, 56.
- vagrant stock in Harrisville, xi, 613.
- vagrant stock in Lackawanna county, ix, 822.
- vagrant stock in West Donegal, ix, 824.
- distribution of pamphlet laws, x, 1099.
- making Carbon county a separate judicial district, xii, 608.
- of court officers of Lackawanna county, x, 562.
- Bedford public square, x, 178.
- on a Pittsburg alley, viii, 386.
- county officers of Delaware county, x, 1035.
- dog tax for Lock Haven, x, 369.
- draining Pymatuning marsh, x, 364.
- election officers of Centre county, x, 1034.
- fees in courts of common pleas, x, 356.
- fences in Elk county, x, 1055.
- fire department of Lebanon, x, 158.
- huckstering in Bedford county, xi, 624.
- Lackawanna county poor districts, x, 791.
- Philadelphia taxes, x, 159.
- refund of an escheated bank deposit, x, 361.
- vagrancy of animals, x, 126.
- vagrancy of swine in Centre county, x, 427.
- in Greene county, x, 368.
- Washington county school tax, xi, 604.
- wharves and wharfage, sewers and sewerage, x, 579.
- wolf bounty in McKean county, x, 164.
- permitting hypothecation of certain church property, vii, 852.

- Veto of special legislation regarding surveyor's fees in Clearfield county, ix, 823.  
 county auditors, x, 402.  
 county commissioners, x, 406.  
 loan for Porter township, Schuylkill county, x, 370.  
 Parnassus, xii, 102.  
 roads in Fulton county, x, 311.  
 schools in Somerset county, x, 1066.  
 sheriffs' fee bill in large counties, x, 421.  
 taxes in Butler township, Schuylkill county, x, 368.  
 treasurer of Northampton county, xii, 441.  
 to pay bill of Horn & Brennen at Wernersville asylum, xii, 596.  
 to authorize trustees of William Young's burial ground to sell parts thereof, viii, 542.  
 special poor taxes for Tioga, Potter and Northumberland counties, viii, 168.  
 prison legislation for Northumberland county, ix, 827.  
 road legislation for Berks county, ix, 826.  
 road and path legislation for Mount Washington, viii, 889.  
 street legislation in Annville, viii, 387.  
 street legislation in Philadelphia, viii, 386, 388.  
 street legislation in Turbutville, viii, 387.  
 tax law for Elk county, viii, 251.  
 tax laws for Bucks county, viii, 309.  
 trespass legislation in Westmoreland county, ix, 829.  
 speedway in Fairmount park, x, 797.  
 State Capital Bank, vii, 906.  
   hospitals in bituminous coal regions, x, 434.  
   Printing Office, xi, 240.  
 stenographer for health officer of port of Philadelphia, xi, 680; xii, 100.  
 street cleaning and sprinkling act, xii, 68.  
   improvement act, xii, 455.  
   legislation, x, 43, 99, 148.  
   opening in Philadelphia, ix, 360.  
   railroad legislation, x, 173.  
   railway act, xi, 37, 354.  
 Stroudsburg bank, vii, 807.  
 Sulphur Springs Mining Company, viii, 707.  
 superfluous act relating to Ormsby, ix, 100.  
 supervisors of schools, xii, 67.

- Veto of supplement to act relative to claim of Thomas Morley,  
pay to Joseph A. Weible, x, 1036.
- supplement to charter of Salisbury Railroad Company, ix,  
865.
- supplement to charter of York, vii, 856.
- supplement to incorporation of Reformed Presbyterian  
Theological Seminary, x, 1071.
- supplement to incorporation of Bethlehem, viii, 542.  
to incorporation of Marietta, viii, 543.  
to incorporation of Saucon Iron Company, viii, 579.  
to inheritance act, viii, 121.
- supplementary legislation for benefit, etc., viii, 1175.
- supplementary pharmacy act, xii, 163.
- making taxes a lien upon real estate, xii, 148.  
visiting committees of societies official visitors to penal  
institutions, xii, 451.
- malt of brewed liquor license act, xi, 639.
- mechanics' lien act, xi, 325.
- Mechanics' Savings Institution of Harrisburg, vii, 582.
- memorial building at Gettysburg, x, 770.
- mercantile license tax, xii, 222.
- Mexican war pensions, ix, 729.
- military claim of Felix C. Negley, x, 1084.  
pay to Joseph A. Weible, x, 1036.
- mining right act, xi, 588.
- modification of act relating to executions, ix, 25.  
insolvent laws, vii, 812.  
insurance department law, x, 792.  
insurance law, x, 811.  
Philadelphia Fire Extinguishing Company, ix, 355.  
poor law, x, 162.  
road laws in Wayne county, vii, 847.
- monopoly in municipal light, heat and power, xi, 630.
- monument to first engagement on free soil in the Rebel-  
lion, x, 600.
- mortgage legislation, x, 417.
- municipal sale of natural gas, x, 602.  
water supply act, xi, 677.
- National Guard law providing for brevet first lieutenants,  
x, 1075.  
legislation, x, 398.  
new form of government for Pittsburg, x, 151.
- newspaper advertising, discriminating against German, x,  
1081.
- oil pipe line act, xi, 339.

- Veto of oleomargarine legislation, ix, 854.  
 omnibus bill, vii, 678.  
 orphans' court act, xi, 316.  
     legislation, x, 156.  
     legislation in case of the separation of new counties,  
     ix, 851.  
 Packer Iron Company, viii, 200.  
 Parham Sewing Machine Company, viii, 308.  
 Park Hall and Library Company, viii, 963.  
 part of appropriation for Lackawanna Hospital, x, 449.  
     of appropriation for State Hospital for anthracite  
     regions, x, 450.  
     of emergency fund for epidemics, xii, 461.  
 pawnbrokers and banking institutions, xii, 64.  
 payment for horses killed on account of glanders, x, 784,  
 1050.  
     of an attendant upon a sick representative, xi, 687.  
     of certain military claims, viii, 629.  
     of Ira C. Mitchell for recruiting services, ix, 346.  
 peddlers' and hawkers' license act, xi, 637.  
     peddlers' license legislation, x, 429.  
 penalties for disorderly conduct, x, 1053.  
 Pennsylvania annual conference, Church of the United  
     Brethren in Christ, viii, 917.  
     Express Company, viii, 968.  
 pension (see pension vetoed), for Louis Ancker, x, 1078.  
     Mary Baker, x, 581.  
     Elizabeth Betz, x, 581.  
     George W. Bower, x, 603.  
     Alice Carr, x, 375.  
     David Costley, x, 786.  
     Wilhelmina V. Crans, x, 1047.  
     Theodosia Diley, x, 144.  
     Ellen Ginley, x, 378.  
     Henry B. Goodman, x, 588.  
     Caroline Hall, x, 581.  
     Edwin Hatch, ix, 866; x, 120.  
     Edson Hyde, x, 177.  
     Archibald D. Knox, x, 786.  
     Hiram Koonce, x, 418, 581.  
     A. J. Kuhn, soldier of war of 1812, viii, 218.  
     Amanda Livingston, x, 105.  
     Nancy McKillips, x, 140.  
     Elmira P. Mullin, x, 65, 376, 561, 1049.

- Veto of pension for Peter Nickel, x, 769.  
 James Osterhout, x, 563.  
 Catharine Page, x, 378.  
 Elizabeth F. Rice, a soldier's widow, viii, 1171.  
 George W. Rymer, x, 588.  
 Mrs. E. E. Small, x, 790.  
 Peter Strohm, x, 123.  
 David Wilson, x, 1078.  
 firemen, x, 142.  
 firemen and policemen, x, 385, 607.  
 Mexican war service, x, 101.  
 policemen, x, 810, 1006.
- pensions, xi.
- People's Safe Deposit and Trust Company, viii, 1052.  
 Savings Bank of Franklin, viii, 760.
- Philadelphia buildings act, x, 591.  
 Metropolitan Police, viii, 1073.  
 street cleaning act, x, 585.  
 street cleaning legislation, ix, 833.  
 street railway legislation, viii, 155.
- Pine Forest Improvement Company, viii, 540.
- Pittsburg street legislation, viii, 120.
- Pittston Hose Company, viii, 361.
- Police pensions in cities of the second class, x, 1006.
- poorhouse legislation in Lackawanna county, x, 802.
- postage bill for Leigslative Record, xi, 238.
- Pottsville Loan and Savings Company, viii, 1043.
- preference of soldiers in appointments, xi, 684.
- presentation of furniture to President pro tem. of Senate and Speaker of House, xii, 611.
- process for collection of board and lodging bills, x, 93.
- prohibition of deception relating to oil, x, 787.  
 of grade railroad crossings, x, 626.  
 of steam factories adjacent to school houses, ix, 267.
- protection of compensation for services of stallions, xii, 118.
- public advertising act, xi, 255; xii, 146.
- publication of abstracts of corporation charters, xi, 300.  
 of corporation laws, x, 621.  
 of game laws with other matter on zoology and taxidermy, xii, 55, 61.  
 nature study books, xii, 512.  
 of trial official accounts in Centre county, viii, 1050.
- purchase of a house of refuge, x, 619.
- 60—Vol. XII—4th Ser.

- Veto of qualification of a libellant to be a competent witness in divorce proceedings, xii, 586.
- railway legislation, viii, 1103.
- Reading hospital appropriation, x, 1028.
- Reading Masonic Hall Association, viii, 831.
- real estate act, xii, 577.
  - legislation against foreign corporations, x, 374.
  - title legislation for M'Kean and Potter counties, vii, 802.
- recognition of military services of Colonel William Bender Wilson, xii, 447.
- reduction of enrollment tax on fire companies, viii, 362.
  - penalties incurred by corporations, vii, 764.
- referee legislation, x, 121, 390, 410.
- refund from State Treasurer to W. A. Southwell, x, 1052.
  - of cattle drovers' taxes in Schuylkill county, x, 1039.
  - of collateral inheritance tax, x, 1082.
  - of collateral inheritance tax to Martin L. Lerch, xii, 611.
    - to Peter Maurer, x, 1072.
    - to George M. Ramsey, x, 372, 596.
    - to estate of Rosina Sterrett, x, 373.
  - of collateral inheritance taxes, xii, 571.
  - of payment for land, xi, 671.
- regulation of coal trade by authorities of cities of the first class, x, 1085.
  - of homeopathic pharmacy, x, 589.
  - of lateral railroads, x, 357.
- reimbursement of counties for bridges lost in 1889, xi, 276.
  - taxes incorrectly paid by Charles Kitting, x, 773.
- relief of certain late military officers, x, 160.
  - heir under Gross will in Pittsburg, x, 1040.
  - real estate agents from the sinking fund act, xi, 626.
  - the State Agricultural Society, x, 426.
- remodeling Executive mansion, x, 631.
- removal of eastern penitentiary, xi, 688.
  - perjury disabilities in case of John Smith, x, 576.
  - of statute of limitations in case of soldiers' claims, x, 365.
  - time limit in certain cases of refund of collateral inheritance tax, xii, 438.
- reopening of Montour county State tax, viii, 965.
- repeal of act for the Cumberland county law library, x, 396.

- Veto of repeal of act relative to collection of amounts due the Commonwealth on unpatented lands, xii, 445.**  
an act relative to sealers of weights and measures, ix, 853.  
authority of market clerks to make test weights of butter, etc., ix, 859.  
incorporation of the Clarion River Navigation Company, ix, 353.  
jury law, x, 171.  
legislation on Edgemont great road, etc., x, 1061.  
local liquor traffic act, xi, 299.  
portion of collateral inheritance tax, x, 584.  
representative apportionment, 1891, xi, 21.  
reprint of grand atlases of geological survey, xii, 77.  
of report on frontier forts, xii, 62.  
resettling bills for advertising mercantile appraisers' lists, xii, 591.  
resolution for diversion of funds for the anthracite mine commission, x, 340.  
restoration of liquor licensing power to the Philadelphia court of quarter sessions, vii, 436.  
revival of incorporation of Muncy Canal Company, vii, 170.  
right of street railroad to cross streams, xi, 8.  
road act, xi, 308.  
department, xi, 214.  
legislation in Schuylkill county, ix, 189.  
opening damage legislation for John Heffner, ix, 263.  
Sabbath observance act, xi, 333.  
salary for Philadelphia deputy sheriffs, xii, 76.  
legislation for court officers, x, 312.  
sale of almshouse in Philadelphia, ix, 320.  
sale of lands conveyed in trust, viii, 496.  
municipal land in Philadelphia, ix, 329.  
Quaker burial ground in Philadelphia, x, 779.  
real estate and mining rights of dissolved corporations, x, 1031.  
real estate of decedents by other than the executor, x, 1070.  
savings banks without capital stock, xii, 417.  
school tax legislation for cities, x, 153.  
Schuylkill Haven Bank, vii, 909.  
Scranton local currency, viii, 20.  
Senatorial apportionment, x, 302.  
separate orphans' court for Lancaster county, xi, 28.  
orphans' court for populous counties, x, 156.

- Veto of publication of list of corporation charters, xii, 103.
- several corporations, viii, 313.
  - sewer legislation, ix, 825.
  - Sharon Savings Bank, viii, 977.
  - Sharpsburg and Etna Savings Bank, viii, 1087.
  - Sisters of Mercy in Philadelphia, viii, 799.
  - Sled Fork Oil Company, viii, 665.
  - Society Building Company, viii, 311.
  - Somerset Iron and Coal Company, viii, 246.
  - special act to divide Union township in Fayette county, viii, 353.
    - act to encourage the manufacture of paper, viii, 140.
    - appropriation act for several purposes, xi, 595.
    - butter legislation, ix, 854.
    - election legislation for Mauch Chunk, ix, 185.
      - for the Bellefonte water works, ix, 824.
      - for Westmoreland county, ix, 850.
    - election act for Saltlick in Fayette county, viii, 1045.
    - fee bill for Schuylkill county clerk of courts, viii, 1072.
    - game law for Tioga and Bradford counties, xi, 324.
    - highway legislation in Halifax, Dauphin county, viii, 51.
    - incorporation of building associations, viii, 970.
    - incorporation of trustees for the diocese of Pittsburg, viii, 1057.
    - incorporation of Monroe county Odd Fellows' Hall Association, vii, 855.
    - jurisdiction of Butler county court, viii, 1049.
    - law for Bradford county game, xii, 79.
      - for Schuylkill county elections, xii, 109.
    - legislation debarring a railroad from changing a public road, viii, 38.
      - for a Fayette county school district, xi, 611.
      - Fayette county fox hound, xi, 294.
      - Lycoming county school district, xi, 612.
      - new county from Luzerne and Schuylkill, xi, 605.
      - an executor, vii, 710.
      - Berks county, vii, 854.
      - Bloom township road, viii, 161.
      - bridge rebuilding, xii, 573.
      - closing a road, viii, 78.
      - Cambria county taxes, xii, 91.
      - Carbondale poor directors, xi, 602.
      - constables' returns in Chester county, xi, 292.
      - destruction of wolves and wild cats, xi, 264.



- Veto of legislation for Dunmore school board, xii, 572.  
Dunmore town council, xii, 570.  
election of commissioners' clerk in York county, ix, 821.  
Fayette county roads, xii, 122.  
fox and mink in Greene county, xi, 298.  
Franklin county roads, xi, 636.  
improvement of Oil creek in Crawford county, xi, 327, 329.  
improvement of various streams, xi, 327, 328, 329, 330.  
payment of debts of a Wilkes-Barre school district, ix, 260.  
payment of surveyors in Armstrong county, vii, 799.  
poor directors of Lehigh county, xi, 323.  
prison inspectors of Berks county, xii, 566.  
public advertising in German newspapers, xii, 120.  
Saint Clair, xii, 92.  
sale of Ebensburg Congregational church property, viii, 967.  
sheriff of Perry county, viii, 1174.  
the Kersey Oil and Mineral Company, viii, 761.  
tax and water legislation for cities of the third class, ix, 864.  
collection act, xi, 336.  
exemption for the Stevenson Varnish and Paint Company, ix, 344.  
legislation for counties of five hundred thousand population, x, 1060.  
legislation for Middletown, ix, 186.  
legislation for Philadelphia, viii, 1099.  
taxation and judicial system in Butler county, vii, 143.  
of seated lands in borough or township in which mansion lies, x, 808.  
of store orders, xii, 150.  
telegraph company, vii, 246, 256, 270.  
theatre fire protection act, xii, 215.  
time limitation on decedents' estates, x, 604.  
trout legislation for Cumberland county, i, 360.  
Trout Run Coal and Iron Company, viii, 21.  
Union Mutual Fire Insurance Company, viii, 830.  
Uniontown legislation, x, 389.  
United States Reduction Company, viii, 1054.  
uniting Carmichaels public schools with Green Academy, viii, 117.  
use of public burial places for school purposes, x, 1063.

- Veto of vacation of a lane in Allegheny county, viii, 34.  
 validation of borough debts, xii, 111.  
     private sales under authority of orphans' court, x,  
     996, 1011.
- Van Duzer divorce, vii, 269.
- various corporations, viii, 226, 229, 253, 254, 257.
- vinegar act, xii, 434.
- vital statistics act, xii, 158.
- water supply loans for Philadelphia, x, 333.
- wharf legislation for Pittsburg, xi, 4.
- Whitney street legislation in Philadelphia, viii, 153.
- Willetts special canal damage bill, vii, 704.
- Wiltbank divorce, vii, 253.
- wire fence act, xii, 97.
- writs of error in cases of murder and manslaughter, viii,  
 1080.
- Wyoming county savings bank, viii, 1055.
- York and Dillsburg Railway, viii, 899.
- York county bank legislation, vii, 707.
- Oxford Gas and Water Company, viii, 1088.
- power, Governor Packer on the, viii, 7.  
     of governor, i, 708, 713, 771; vi, 847.
- Vetoes, proclamation of, 1874, ix, 387.  
 1875, ix, 447.  
 1876, ix, 508.  
 1877, ix, 567.  
 1878, ix, 653.  
 1879, ix, 732.  
 1881, ix, 873.  
 1885, x, 451.  
 1889, x, 828.  
 1891, xi, 51.  
 1893, xi, 358.  
 1895, xi, 696.  
 1897, xii, 265.  
 1899, xii, 493.  
 1901, xii, 613.
- Vice, Against growth of, i, 87, 108.  
 Prevention of, iii, 645.  
 Remedies urged, for iv, 685.
- Vienna exposition, ix, 227, 309.
- Vincent, General T. M., Letter from, viii, 604, 606, 615.
- Vinegar act, Veto of a, xii, 434.
- Virginia and other legislatures on removal of United States  
 senators, iv, 634, 665, 668, 714, 722, 758.

- Virginia boundary line, iii, 457, 464, 472, 473, 474, 478, 479, 480, 481, 506, 714, 747, 779, 1020.
- Completion of the, iii, 782, 882.
- Instruction to commissioners on the, iii, 806.
- Proclamation of the, iii, 884.
- Commission to settle question of jurisdiction, iii, 474, 483.
- Governor of, Letter to, ii, 85, 260, 264, 352, 355; iii, 315, 326, 457, 464, 478, 480, 506.
- Letter to, on difficulties with the six nations, i, 826.
- Letter to, on extension of boundary line, ii, 123.
- Letter to, on good conduct of certain indians, ii, 35.
- Letter to, on indian affairs, ii, 207, 208, 250, 260, 264, 277.
- Letter to, on military affairs, ii, 422, 492, 506.
- Letter to, on Ohio indians, ii, 52.
- Letter to, on peace with indians, i, 639.
- Letter to, on privateers, ii, 61.
- Indian disturbances in, i, 821, 822, 826, 829, 835, 840, 845, 846.
- indians, i, 366, 407, 411, 415, 538, 549, 639, 863, 876, 880.
- Lands formerly in litigation with, iv, 43.
- legislature on Pennsylvania consitutional amendment concerning disputes between state and general governments, iv, 719.
- Mediation between, and six nations, i, 826, 829, 835, 840, 845, 846.
- Murder of indians on Beaver creek by inhabitants of, iv, 178.
- on a state road from Middlebourn to a point in Greene county, Pennsylvania, v, 950.
- on the Chesapeake and Ohio canal, v, 936.
- On the extradition of certain offenders from, iv, 179, 218, 220, 222.
- on the South Carolina nullification proceedings, vi, 81.
- resolutions on slavery, viii, 340.
- Territory in dispute with, iii, 457, 464, 472, 473, 474, 478, 479, 480, 481, 483, 490, 492, 506, 714, 747, 779, 782, 806, 882, 884, 1020.
- to administer oath of office to Governor Gordon, ii, 664.
- Trespasser (see Virginia Territory, etc.), iii.
- Unwillingness of council for, to treat with Pennsylvania indians, i, 407.
- Henry A. Wise, Governor of, Letters from, viii, 197.
- Virtengruber case, Veto of change of venue in, viii, 127.
- Virtue, On laws for the encouragement of, iii, 645.
- Proclamation for the encouragement of piety and, iii, 868.

- Vital statistics act, Veto of a, xii, 158.
- Voght, Christian, apothecary, of Lancaster, attainted of treason, iii, 786, 945.
- Volunteers (see also Military), Mexican war, vii, 106, 118, 193, 296, 348, 354, 390.
- Violation of good faith to the, viii, 613.
- Votes of the militia, iv, 785.
- Voting (see suffrage), viii.
- Conditions for, vi, 447.
- Right of, v, 392, 663, 848.
- Voute, Henry, nominated to the bench, vi, 677.
- Vroom, Peter D., Governor of New Jersey, Letter from, vi, 4.

## W.

- Wade, Jennie, Veto of acts for monuments to Garfield, McClellan, Scott legion and, x, 599.
- John, Murder of, v, 87.
- Wagener, David D., member of Congress, vi, 37, 181, 278, 438.
- Wages of labor, Veto of act for protection of, x, 380.
- papers representing, Veto of act taxing all not redeemed in thirty days, x, 616.
- Veto of act securing regular and lawful money, to coal and iron laborers, ix, 829.
- Wagner, Louis, nominated Brigadier General, ix, 445.
- Wain, James, yeoman, of Northern Liberties, attainted of treason, iii, 774, 945.
- Wairing, Richard S., nominated manager Pennsylvania Reform School, ix, 652.
- Walker, Isaac, yeoman, of Lachawack, attainted of treason, iii, 729, 945.
- James D., chief of artillery, ix, 812,
- Robert J. C., member of Congress, ix, 747.
- Wall, George, jun., member of council, iii, 936.
- Wallace, James, member of Congress, iv, 879; v, 92.
- John, justice of the peace, vi, 96.
- John W., member of Congress, viii, 264; ix, 398.
- Waller, D. J., Superintendent of Public Instruction, x, 943.
- Walton, Albinson, husbandman, of Biberry, attainted of treason, iii, 669, 945.
- Wanger, Irving P., member of Congress, xii, 515.
- War (see military, i; also Rebellion), viii.

- War against the Delaware and Shawanese, Proclamation of, iii, 290.
- “Buckshot,” vi, 444, 486, 493, 587.
- changes, viii, 518.
- claims, rebellion, ix, 40, 66, 108, 805.
- Veto of certain, viii, 629.
- French and indian, ii, 5, 6, 8, 9, 14, 17, 19, 20, 22, 24, 25, 26, 27, 29, 30, 32, 33.
- Termination of French and indian, by peace of Aix-la-Chapelle, ii, 96.
- Indian, Measures to prevent an, iii, 376, 380.
- Mexican, vii, 106, 118, 193, 296, 348, 354, 390.
- Distinguished Pennsylvanians in, vii, 348, 354.
- Veto of pensions, ix, 729; x, 101.
- of 1812, Acts culminating in the, v, 649, 676, 747, 780.
- Arms and equipage belonging to the United States, which came into the possession of Pennsylvania during the, v, 435.
- British prisoners of, Confinement in the Philadelphia penitentiary, iv, 834.
- Claims on the United States for expenses of the, v, 232.
- Continuation of, iv, 845.
- Extra compensation to militia in Harrison’s command in the, iv, 804.
- Gold medal to Captain Elliott, for heroism in the, v, 198, 199.
- Gold medal to Commodore Perry for heroism in the, v, 106, 131, 146, 151, 198.
- Gold medal to Lieutenant Yarnall for heroism in the, v, 198, 201.
- Horrors of the, iv, 817.
- Militiamen, Fines of delinquent, in the, vii, 382.
- Pennsylvania troops for, iv, 781.
- pension vetoed, viii, 218.
- Perpetuation of soldiers of the, vii, 436.
- Retrospect of, iv, 882.
- Settlement of accounts between the United States and the state for the, v, 752.
- Silver medals to Pennsylvanians participating in the Battle of Lake Erie in the, v, 198, 204.
- Termination of, iv, 868.
- Revolutionary, End of, iii, 885.
- Pensions for veterans of the, vi, 12.
- Prisoners of, in the state, iii, 811.

- War, Revolutionary, Relief of soldiers and sailors in the, iv, 11.  
 State in Spanish, xii, 327.  
 Supplies, iii, 812.
- Ward, William, member of Congress, ix, 519, 703, 746.
- Warden of the port, iv, 242.
- Wardens, on Philadelphia port, viii, 1060.
- Warder, John, merchant, of Philadelphia, attainted of treason,  
 iii, 774, 945.
- Waring, R. S., nominated manager Pennsylvania Reform  
 School, ix, 727.
- Warner, Henry, nominated manager Pennsylvania Reform  
 School, ix, 652.
- Warrants and surveys, ii, 980; iii, 45, 116.  
 Veto of dispensing with endorsing, xii, 115.
- Warrell, James, brewer, of Philadelphia, attainted of treason,  
 iii, 695, 945.
- Warren bridge over the Kiskiminetas, vi, 1078.  
 railroad, Pittsburg, Kittanning and, viii, 238.
- Washington, George, ii, 273, 918.  
 Address on the supply of cattle for the army, iii, 664.  
 calls for clothing for the army, iii, 792, 793.  
 Congratulatory address of President Dickinson to, iii, 946.  
 Congratulatory address to, iii, 835 .  
 Congratulatory address to President, iv, 76.  
 Conversation with, on Thomas Paine, iii, 987.  
 Death of, iv, 442.  
 Letter to, ii, 914.  
 Message transmitting a letter from, iii, 700.  
 on encouraging manufactures, vii, 317.  
 Proclamation of an address of, iii, 663.  
 Proposed portrait of, by Rembrandt Peale, v, 626.
- Washington's inauguration, Centennial of, x, 738.
- Washington county poor directors, viii, 210.  
 monument, Oration on, vii, 480.  
 Sacking of the city of, iv, 845, 847.  
 statue in Philadelphia, Proclamation of legal holiday on  
 unveiling of, xii, 53.  
 Veto of appropriation for expenses of legislature in attending  
 unveiling of, xii, 203.
- Water legislation for cities of the third class, ix, 864.  
 supply loans for Philadelphia, Veto of, x, 333.
- Waterford, Turnpike road to, v, 250, 252.
- Waterman, A. G., nominated asylum trustee, viii, 230.

- Waters, Esther, Executrix of the late David Rittenhouse, iv, 667, 678, 691, 712.
- Suvey of western, iv, 96, 105.
- Waterworks, Harrisburg, vi, 751.
- Watmough, John G., member of Congress, v, 897; vi, 37.
- Watres, Louis A., general inspector of rifle practice, x, 546.
- Watson, Lewis F., member of Congress, ix, 521, 748; x, 658.
- Watt, William W., Death of, viii, 1154.
- Watts, Frederick, member of assembly, iii, 936.
- nominated to the bench, vii, 348.
- nominated asylum trustee, vii, 849, 914.
- trustee of Dickinson College, Report of, vi, 6.
- James, member of assembly, iii, 936.
- Wattsburg school bill, Veto of a, viii, 145.
- Waugh, William, nominated to the bench, vii, 417.
- Wayfarers' Lodge, Veto of appropriation for, xii, 599.
- Wayne, General Anthony, Honor reflected on the state by, iii, 734.
- Honors to memory of, iv, 653.
- marches to relief of southern states, iii, 811.
- member of committee of safety, iii, 547.
- Henry C., Letter from, x, 17.
- Isaac, member of Congress, v, 375.
- county courts, Veto of an act to authorize the, to set aside a sheriff's sale, vii, 561.
- Veto of road laws for, vii, 847.
- Waynesburg Farmers' and Drivers' Bank, vii, 258, 268.
- Weather observations, Veto of detachment of, from Franklin institute, x, 1067.
- Weatherington or Worthington, Asa, Murder by, v, 213.
- Webb, Henry, Murder of, i, 725, 749.
- James, jun., Sheriff of Lancaster county, iii, 372.
- Robert, marshal, Action concerning certain goods seized by revenue officers, i, 90.
- Webster, Daniel, Correspondence with, vii, 468.
- Weible, Joseph A., Veto of military pay to, x, 1036.
- Weights and measures, vi, 478; viii, 875.
- Decimal uniform, viii, 348.
- Law on, i, 22.
- Regulation of, iv, 145.
- Weirs and dams, i, 551.
- Weiser, Conrad, Appointment of, as Colonel, iii, 509.
- Death of, iii, 87.
- Instructions to, in connection with a mission to the six nations, i, 828.

- Weiser, Conrad, Letter to, on the six nations, i, 822.  
 Mission to six nations, i, 863.  
 Province interpreter, i, 875.  
 Provincial indian interpreter, ii, 9, 22, 37, 52, 71, 72, 77, 85,  
 109, 113, 129, 136, 208, 269, 275, 286, 292, 294, 305, 323, 377,  
 484, 508, 509, 513, 526, 598, 655, 698, 700, 702, 707, 708, 716,  
 742, 795.  
 work with the indians, i, 835.
- Weitner, George, yeoman of Wioming, attainted of treason,  
 iii, 696, 945 .
- Weitzell, John, member convention of 1776 for Northumberland  
 county, iii, 648.
- Welch, Sylvester, canal engineer, Letter from, vi, 12.
- Welfling, Henry, shoemaker, of Philadelphia, attainted of  
 treason, iii, 681, 945.
- Welker, George C., nominated to the bench, vii, 177.
- Wells, Francis, nominated Commissioner of Public Charities,  
 ix, 375, 440.  
 Pliny D., Murder of, vi, 434.
- Wentz, Henry, a justice of the peace, Veto of extension of term  
 of ix, 31.
- Wernersville asylum, Veto of special appropriation to pay  
 bill of Horn & Brennen at the, xii, 596.
- Wertman, George Philip, yeoman, of Lynn, attainted of trea-  
 son, iii, 730, 775, 945.
- West, William, jur., of Philadelphia, late a major in the United  
 States army, attainted of treason, iii, 728, 945.
- West Indiana borough, Veto of enlargement of, ix, 348.  
 Virginia on the navigation of the Ohio, viii, 552.
- Westbrook, John, member of Congress, vi, 699.
- Westminster College, Veto of education of teachers in, viii,  
 150.
- Westmoreland county, Defence of, iii, 751.  
 Italian riots, ix, 428.  
 representatives in the convention of 1776, iii, 648.  
 Veto of special legislation for, ix, 850.
- Weston, Richard, yeoman, of Frankstown, attainted of trea-  
 son, iii, 696, 945.
- Wetmore, L. D., nominated asylum trustee, ix, 820.
- Weyand, Jacob, nominated manager Pennsylvania Reform  
 School, ix, 727.
- Weygandt, Jacob, nominated to the bench, vii, 421.
- Wharton, Carpenter, late Commissary, of Philadelphia, at-  
 tainted of treason, iii, 680, 945.



- Wharton, Isaac, merchant, of Philadelphia, attainted of treason, iii, 681, 945.
- Thomas, jun., Biographical sketch, iii, 651.  
 Brother-in-law of William Moore, iii, 827.  
 member of committee of safety, iii, 548.  
 President of council of safety, iii, 617.
- Wharves and wharfage, sewers and sewerage, Veto of legislation on, x, 573.
- Wheat, Embargo on, i, 673.
- Wheeling, Obstructive bridge over Ohio river at, vii, 394.
- Whig members of Legislature, Governor Johnston's farewell to, vii, 503.
- Whigs, Letter to Philadelphia, vii, 363.
- Whippo, Charles T., nominated to the bench, vii, 417.
- Whiskey insurrection, iv, 287, 288, 311, 313, 315, 316, 317, 335.
- White, Alexander C., member of Congress, x, 219.  
 Allison, member of Congress, vii, 865.  
 Amos, proclaimed an outlaw, iii, 924.  
 Harry, member of Congress, ix, 521, 705.  
 nominated Major General, ix, 6, 444.  
 Nathaniel, nominated to the bench, vi, 951.  
 Robert, member of committee of safety, iii, 548.  
 merchant and mariner, of Philadelphia, attainted of treason, iii, 695, 945.  
 Thomas, Governor declines to furnish papers in case of Hon., vii, 178.
- Whitehill, James, member of Congress, iv, 776.  
 John, member of Congress, iv, 537.  
 Robert, member of Congress, iv, 588, 666, 727, 777, 813.  
 Robert, member of convention of 1776 for Cumberland county, iii, 647.  
 member of council of safety, iii, 612, 614.
- Whiteside, John, member of Congress, iv, 867, 910.
- Whitmore, Jos. K., nominated to the bench, ix, 503.
- Whitpaine, Widow, i, 150.
- Wickersham, James P., State Superintendent of Public Schools, viii, 765, 985; ix, 106, 504.  
 State Superintendent Soldiers' Orphans, x, 7.
- Widows to be protected, i, 106.
- Wife to testify, Veto of enlargement of competency of, xii, 66, 422.
- Wighaloosin, indian town, iii, 368.
- Wightman, Thomas, nominated manager Pennsylvania Reform School, ix, 652.

- Wilber, Reuben, nominated to the bench, vii, 24.
- Wilcocks, Alexander, chairman of the committee of safety, iii, 592.
- Wilcox, William P., nominated to the bench, vi, 743.
- Wiley, John A., Brigadier General, x, 546; xii, 19, 366.
- Wilhelm, Colonel Thomas, Letter from, viii, 625.
- Wilkes-Barre City Hospital, Veto of, ix, 248.  
     school district, Veto of special legislation for payment of debts of a, ix, 260.
- Wilkins, Colonel, Carriages impressed by, iii, 529.  
     John, member convention of 1776 for Northampton county, iii, 648.  
     William, member of Congress, v, 775, 878; vi, 916, 1035.  
         secretary of war, Letter from, vi, 1077.  
     United States senator, Resignation as, vi, 207.
- Wilkinson, John member convention of 1776 for Bucks county, iii, 647.
- Will case, Burd, viii, 1100.
- Willcox, Joseph, nominated Commissioner of Geological Survey, ix, 653.
- Willet, Walter, husbandman, of Southampton, attainted of treason, iii, 669, 689, 945.
- Willetts canal damage bill, Veto of, vii, 704.  
     George H., nominated to the bench, vii, 418.
- William and Mary, Letters patents restoring the proprietary, i, 71.
- Williams, Amos, proclaimed an outlaw, iii, 925.  
     Daniel, yeoman, of Horsham, attainted of treason, iii, 729, 945.  
     Ephraim, laborer, of Solsbury, attainted of treason, iii, 682, 945.  
     Henry W., elected to supreme bench, viii, 994; x, 644.  
     Jonathan, member of Congress, iv, 880, 866.  
     Thomas, member of Congress, viii, 444, 642, 744.  
     William, shipwright, of Northern liberties, attainted of treason, iii, 681, 945.
- Williamsport Lumber Company, Veto of legislation concerning, ix, 255.  
     Proclamation on labor disturbances at, 1871, ix, 53.
- Willing, Richard, member of assembly, iii, 936.  
     Thomas, member of committee of safety, iii, 548.
- Willis, Richard, gunsmith, of York county, attainted of treason, iii, 684, 945.

- Willis, William, miller, of York county, attainted of treason, iii, 684, 945.
- Williston, Horace, nominated to the bench, vii, 358.
- Wills, David, nominated to the bench, ix, 381.
- Isaac, Murder of, iv, 839.
- Probate of, iv, 125.
- as to land, i, 39.
- Bill on probate of, ii, 140, 144.
- Registry of, i, 41.
- Wilmot, David, member of Congress, vi, 1049; vii, 115, 289.
- unsuccessful candidate for Governor, viii, 5.
- Wilson, Abraham S., nominated to the bench, vi, 893.
- Christopher, husbandman, of Ridley, attainted of treason, iii, 683, 945.
- Henry, member of Congress, v, 375.
- nominated to the bench, ix, 498.
- James, accomplice in murder, iii, 667.
- Riot at house of, iii, 739.
- member of Congress, v, 375.
- member of colonial Congress, Monument to, x, 952.
- John, wheelwright, of Allen, attainted of treason, iii, 684, 945.
- of Huntingdon, attainted of treason, iii, 670, 690, 945.
- taylor, of Thornbury, attainted of treason, iii, 683, 945.
- Samuel H., nominated to the bench, vi, 781.
- Stephen F., member of Congress, viii, 641, 744.
- Thomas, member of Congress, iv, 814, 867.
- nominated to the bench, vii, 25.
- William, member of Congress, iv, 867, 910.
- Colonel William Bender, Veto of recognition of military services of, xii, 447.
- Wiltbank, Abraham, Commission to fit out on intelligence boat, ii, 63.
- divorce, vii, 253.
- Winans, Jacob S., Major General, ix, 200.
- Windom, William, Letter from, ix, 806.
- Window weights, Lead, for military purposes, Need of, iii, 609.
- Wine culture, v, 961.
- Duty upon, ii, 961.
- Excise upon, ii, 633, 737.
- on, iii, 342.
- Winebiddle, Philip, Murder by, iv, 876.
- Winslow, Ebenezer C., nominated to the bench, vii, 346.
- James, nominated to the bench, vi, 749.

- Winter navigation of the Delaware, Veto of a bill to maintain the, vi, 668.
- Wipey, Joseph, Delaware indian, Murder of, iii, 486, 492.
- Wise, Henry A., Governor of Virginia, Letters from, viii, 197.  
Morgan R., member of Congress, ix, 705, 747.
- Withy, Mrs., Chester rendezvous for pilots, iii, 590.
- Witman, Michael, inn-keeper, of Lancaster county, attainted of treason, iii, 670, 690, 945.
- Witness allowed to criminals, i, 122.  
False, i, 41.  
fees in a miners' investigation, Veto of, xii, 45.  
Oath of a, i, 41.
- Witte, William H., member of Congress, vii, 588.
- Wittenmyer, Jacob, nominated to the bench, vii, 245.
- Wives, Soldier's, Need of funds for care of certain of Brad-dock's, ii, 409, 413.
- Wolf, George, Biographical sketch, v, 861.  
Inaugural address, v, 864.  
on re-election, vi, 60.  
member of Congress, v, 774, 839.  
on encouraging manufacturers, vii, 320.  
Proclamation of election as governor and continuing offi-cials, v, 863.  
Proclamation of re-election and continuing officials, vi, 39.  
Valedictory remarks, vi, 244.
- Wolverton, Simon P., member of Congress, x, 863.
- Women, Assaults upon in Philadelphia, iii, 115.  
Education of, vi, 638; vii, 615.  
married, Veto of legislation concerning leases of real estate of, ix, 249.  
Penn Asylum for Indigent, viii, 31.  
Property rights of, vii, 213.  
Veto of act relative to real estate of married, xii, 454.
- Wood, Alan, Jr., member of Congress, ix, 397.  
Charles A., nominated commissioner of public charities, viii, 1095.  
John, member of Congress, viii, 85.  
Moses, husbandman, of Mount Bethel, attainted of treason, iii, 684, 945.
- Woods, Henry, member of Congress, iv, 473.  
John, member of Congress, iv, 867.
- Woodbridge, Mr., Schoolmaster of the Mohecon indians, ii, 698, 723.
- Woodward, Charles W., member of Congress, viii, 838, 930.

- Woodward, George W., elected to the bench, vii, 590.  
 Death of, ix, 490.  
 nominated to the bench, vi, 756.
- Robert, nominated to the bench, vii, 403.
- Warren J., Death of, ix, 792.  
 and Edward M. Paxson, Proclamation of election, to the  
 Supreme bench, ix, 394.
- Work, John H., nominated to the bench, vi, 885.  
 Joseph, member of assembly, iii, 936.
- Workhouses, Prisons and, i, 39.
- Worman, Ludwig, member of Congress, v, 222, 379.
- Worrell, Isaiah, miller, of Springfield, attainted of treason,  
 iii, 683, 945.
- Worship, Freedom of, i, 43, 119.  
 Constitution of 1838 on, vi, 515.
- Worth, Jonathan, Governor of North Carolina, Letter from,  
 viii, 815.
- Worthington, Joseph, of Buckingham, son of Richard Worth-  
 ington, attainted of treason, iii, 774, 945.  
 Wilmer, nominated Commissioner of Public Charities, ix, 375.  
 death of, ix, 310.
- Wounded, Measures for sick and, 1863, viii, 462.
- Wright, Abraham K., nominated to the bench, vii, 97.  
 Charles F., member of Congress, xii, 516.  
 George W., nominated asylum trustee, ix, 820.  
 Hendrick B., member of Congress, vii, 588; viii, 399; ix, 520,  
 70—.
- John, yeoman, of Hatfield, attainted of treason, iii, 728, 945.  
 Jonathan, yeoman, at Hatfield, attainted of treason, iii, 728,  
 945.
- Myron B., member of Congress, x, 656, 863.
- William, dyer, of Path Valley, attainted of treason, iii, 696,  
 945.
- Writ for vote on Constitutional amendment providing for elec-  
 tion of State Treasurer, ix, 112.
- Writs of error in criminal cases, viii, 1132; ix, 81, 154.
- Wykoff, Isaac, nominated to the bench, vii, 467.
- Wynkoop, Henry, member of committee of safety, iii, 547.  
 Henry, member of Congress, iv, 69.
- Wyoming, ii, 709.  
 affairs, iv, 416, 427, 463, 474, 487, 489, 493, 505, 511, 545.  
 Armed disturbances at, iii, 229, 231, 970.  
 Connecticut settlers in, ii, 253, 257.

- Wyoming, Connecticut trespassers at, iii, 49, 51, 67, 69, 80, 94, 109, 197, 200, 218, 225, 229, 231, 347, 348, 356, 406, 410, 411, 412, 414, 417, 418, 419, 426, 448, 451, 459, 461, 471, 519, 525, 540, 873, 876, 970, 973, 975.
- county, Veto of legislation relative to officials of, viii, 393.
- Indian houses at, ii, 929.
- Indians, Message to, ii, 932.
- riots, iv, 17, 18, 20, 27, 28, 42.
- Wyomink, Commission for building a fort at, ii, 878.
- Indians at, ii, 562, 564.
- Indians, iii, 5, 99, 105, 112.

## Y.

- Yardley, Robert M., member of Congress, x, 477, 656.
- Yarn, Machine making, from flax or hemp, Purchase recommended, iv, 671.
- Yarnall, Lieutenant John Toliffe, United States Navy, Gold medal to, v, 198, 201.
- Yeakel, Isaac W., Veto of authority for, to sell certain real estate, ix, 368.
- Yeates, Jasper, i, 380.
- Yeldall, Anthony, druggist, of Philadelphia, attainted of treason, iii, 728, 945.
- surgeon, of Philadelphia, attainted of treason, iii, 680, 945.
- Yellow fever in 1870, viii, 1152.
- in Philadelphia, iv, 444.
- Ship Euryale infected with, ii, 12.
- Yerks, W. H., Judge Advocate General, ix, 508.
- Yocum, Seth H., member of Congress, ix, 704.
- Yohe, Samuel, nominated to the bench, vi, 486; vii, 418.
- York Cement and Paint Company, vii, 674.
- charter, Veto of supplement to, vii, 856.
- county bank legislation vetoed, vii, 707.
- magistrates to arrest murderers of indians, iii, 251.
- Michael Swoope, provincial commissioner for, iii, 295.
- paupers, Care of, v, 470.
- representatives in the convention of 1776, iii, 647.
- road bill, Veto of, viii, 127.
- Veto of incorporation of People's Bank of, vi, 116.
- Veto of special legislation for the election of commissioner's clerk in, ix, 821.

- York, Thomas, sailmaker, of Philadelphia, attainted of treason, iii, 730, 945.
- Yorktown centennial, ix, 789.
- Yost, Jacob S., member of Congress, vi, 915, 1048.
- Young, David, husbandman, of Mount Bethel, attainted of treason, iii, 684, 945.
- Hugh, nominated asylum trustee, ix, 494, 699, 930.
- James, directed to arrest Joseph Atkinson, iii, 652.  
nominated member Board of Agriculture, ix, 698.  
Order for mustering troops, ii, 627.  
Rankin, member of Congress, xi, 723; xii, 515.
- John, of Groeme Park, attainted of treason, iii, 676, 945.
- William, rioter at Wyoming, iii, 435.
- Youngman, John, Superintendent of Public Printing, viii, 901, 990, 1071.

## Z.

- Zem, Peter, nominated manager Pennsylvania Reform School, ix, 652.
- Zook brothers, Murder of, in Mississippi, viii, 810.  
Shem, appraiser of canal damages, vi, 552.
- Zoological Society, Philadelphia, Veto of appropriation to, x, 1097.
- Zoologist, Economic, Henry T. Fernald, xii, 364, 389.
- Zoology and taxidermy, Veto of game laws with other matter on, xii, 55, 61.













F  
146  
P4  
ser.4  
v.12

Pennsylvania archives

PLEASE DO NOT REMOVE  
CARDS OR SLIPS FROM THIS POCKET

---

UNIVERSITY OF TORONTO LIBRARY

---

